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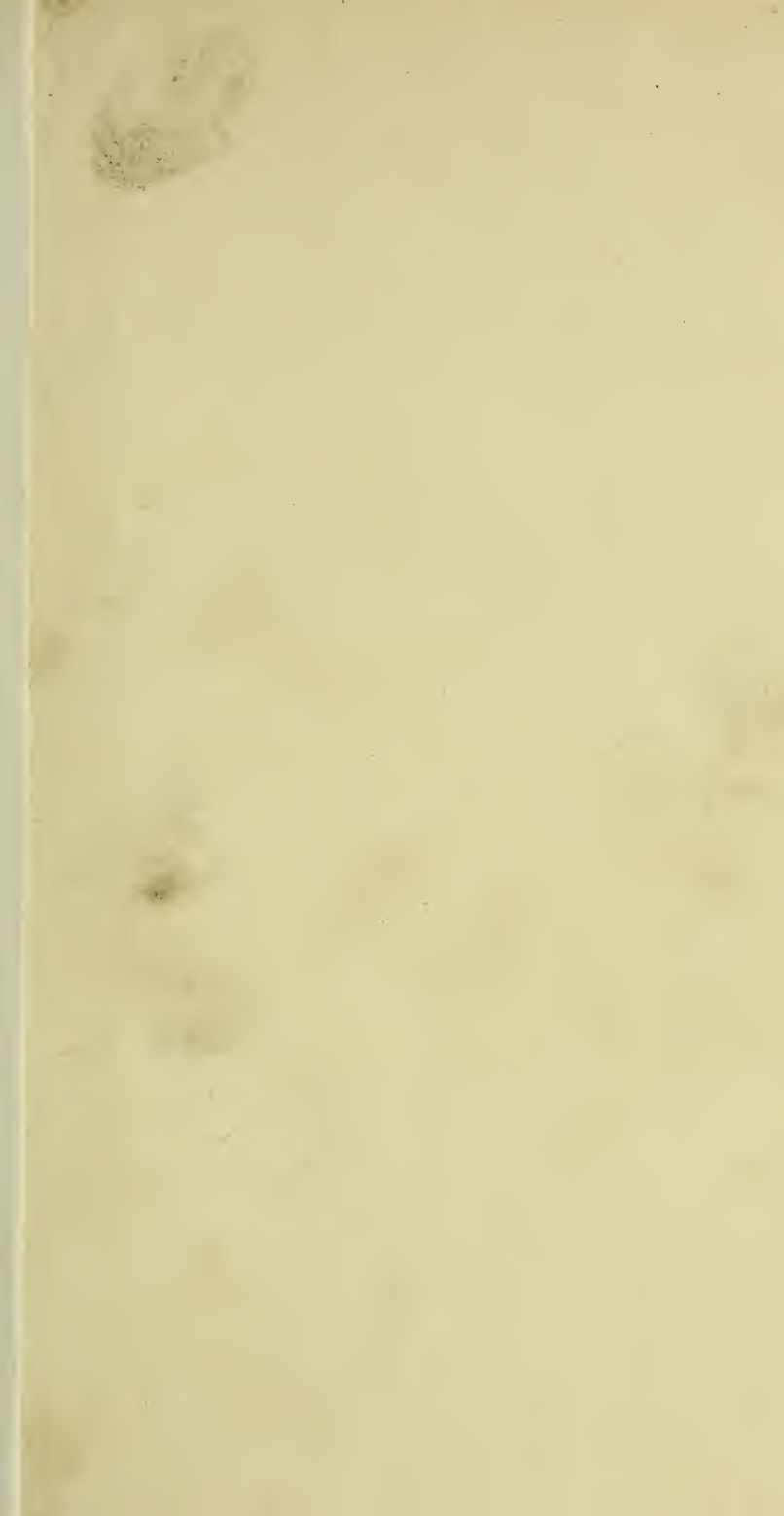
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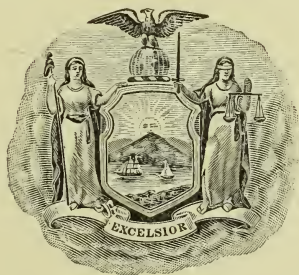


JOURNAL
OF THE
ASSEMBLY
OF THE
STATE OF NEW YORK

AT THEIR
ONE HUNDRED AND THIRTY-THIRD SESSION

BEGUN AND HELD AT THE CAPITOL IN THE CITY OF ALBANY
ON WEDNESDAY, THE FIFTH DAY OF JANUARY, 1910

VOLUME II



ALBANY
J. B. LYON COMPANY, PRINTERS
1910

On line 18, strike out the brackets and letter "t" of the word "the" after the brackets and before the word arrangement".

On page 10, line 15, beginning with the word "In" and before the word "all" strike out the rest of the line down to and through the word "thereof" on line 17, and insert in italics in their stead "In all cities of a million inhabitants or over".

On page 19, line 10, after the word "which" strike out the words "in all".

On line 11, beginning with the word "counties" strike out the rest of the line down to and through the "," after the word "thereof" on line 12.

On line 21, beginning with the word "In" strike out the words "In all other counties" and insert in italics in their stead "In all cities of a million inhabitants or over".

On page 21, line 16, after the numeral "1" strike out the rest of the line down to and through the word "columns" on line 17, and insert in their stead in italics "Except as hereinafter provided".

On line 21, after the word "ticket" strike out the words "In those counties through" and including the letter "w" of the word "where" and insert in italics in their stead the capital letter "W".

Mr. Lee moved to amend as follows:

By striking out the word "width" in line 19, page 12, and substituting therefor the word "depth".

Debate was had thereon.

On motion of Mr. J. S. Phillips, and by unanimous consent, said bill, with pending amendments, was made a special order on second and third reading for Wednesday, April 6, next, immediately after the reading of the journal.

Mr. Coffey moved to take from the table his resolution to reconsider the vote by which Assembly bill (No. 823, Int. No. 52) was lost March 7th.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Said bill having been announced, Mr. Coffey moved to reconsider the vote by which said bill was lost.

Mr. Speaker put the question whether the House would agree to the reconsideration of the vote on the final passage of said bill,

and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Haines	Miller J L	Sullivan
Allen A F	Delano	Harwood	Miller W G	Sweet
Allen H E	De Long	Herrick	Murray	Thompson
Argetsinger	Doherty	Higgins	Neupert	Thorn
Barden	Donnelly	Hinman	Nolan	Toombs
Bates	Donovan	Hoey	O'Connor	Trombly
Baumes	Ebbets	Holden	Odell	Van Olinda
Beck	Evans	Howard	Oliver	Vicinus
Bennett	Eveleth	Jackson	O'Neill J J	Vosburgh
Boshart	Farrell	Keller	O'Neil M A	Walker
Boylan	Fay	Kopp	Parker	Walters
Brainerd	Filley	Lachman	Perkins	Ward
Brown G W	Foley	Lansing	Phillips C W	Waters
Burgoyne	Fowler	Lee	Phillips J S	Weber
Callan	Friend	Levy J	Pitkin	Weiland
Caughlan	Frisbie	Lowman	Raldiris	Weinstein
Chanler	Garfein	Lupton	Reed	Wende
Cheney	Gerhardt	Macdonald	Roberts	White L H
Clarke R H	Gerken	MacGregor	Sanner	Whitley
Clark S C	Glore	Manley	Shea	Whitney
Coffey	Goldberg	Marlatt	Shepardson	Wilkie
Colné	Goodspeed	McCue	Shortt	Wilsnack
Conklin	Goodwin	McElligott	Smith A E	Wood
Connell	Gray	McInerney	Smith M	Wright
Cosad	Green	Merritt	Stevenson	Yale
Crocker	Greenwood	Metzendorf	Stivers	Young F L
Cross				

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 76

NOES 59

Those who voted in the affirmative were:

Allen A F	Cross	Holden	Parker	Van Olinda
Allen H E	Delano	Howard	Perkins	Vosburgh
Argetsinger	Evans	Lansing	Phillips C W	Walters
Barden	Eveleth	Lowman	Phillips J S	Waters
Bates	Feeley	Lupton	Pitkin	Weber
Baumes	Filley	Macdonald	Reed	White E H
Boshart	Fowler	MacGregor	Shea	Whitley
Brainerd	Glore	Marlatt	Shepardson	Whitney
Brown G W	Goodspeed	McInerney	Smith M	Wilkie
Callan	Goodwin	Merritt	Stevenson	Wilsnack

Cheney	Gray	Miller J L	Stivers	Wood
Clarke R H	Green	Miller W G	Sullivan	Wright
Clark S C	Greenwood	Nolan	Sweet	Yale
Coffey	Haines	Odell	Thompson	Young F L
Colné	Hinman	Oliver	Thorn	Speaker
Conklin				

Those who voted in the negative were:

Abbey	Doherty	Goldberg	McGrath	Shortt
Beck	Donnelly	Hackett	McKeon	Smith A E
Bennett	Donovan	Harwood	Metzendorf	Toombs
Boylan	Ebbets	Herrick	Murray	Trombly
Burgoyne	Farrell	Higgins	Neupert	Vicinus
Caughlan	Fay	Hoey	O'Connor	Walker
Chanler	Foley	Kopp	O'Neill J J	Ward
Connell	Friend	Lachman	O'Neil M A	Weiland
Cosad	Frisbie	Levy J	Patrie	Weinstein
Crocker	Garfein	Manley	Raldiris	Wende
Dana	Gerhardt	McCue	Roberts	White L H
De Long	Gerken	McElligott	Sanner	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 269, Int. No. 264) entitled "An act to amend chapter five hundred and eighty of the Laws of nineteen hundred and two, entitled 'An act in relation to the Municipal Court of the city of New York, its officers, and marshals,' in relation to civil contempt of court and the remedies, punishments and procedure thereon," having been announced,

Debate was had thereon.

On motion of Mr. Glore, said bill was recommitted to the committee on codes, retaining its place on the order of second reading.

The bill (No. 1397, Int. No. 291) entitled "An act to amend the Education Law, in relation to payment of unpaid school taxes from county treasury," having been announced, Mr. W. G. Miller moved to amend as follows:

Strike out the brackets on line 6, page 2; also the word "trustees" on the same line, and insert in italics before the word "collector" the following "district treasurer, if there be such an officer, otherwise to the".

On page 1, line 8, after the first word "the" add the word "collector" in brackets.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Ordered, That said bill be reprinted and restored to the order of second reading.

The bill (No. 1506, Int. No. 33) entitled "An act to amend the Highway Law, by repealing article eleven thereof and inserting a new article eleven, in relation to motor vehicles," was read the second time.

On motion of Mr. Callan, said bill was placed on the order of third reading.

On motion of Mr. Walters, said bill was recommitted to the committee on internal affairs, retaining its place on the order of third reading.

The bill (No. 490, Int. No. 465) entitled "An act to amend chapter one hundred and one of the Laws of eighteen hundred and seventy, entitled 'An act to incorporate the trustees of Central New York Conference,' by providing for the election of laymen members of the Methodist Episcopal Church, as trustees," was read the second time.

On motion of Mr. Roberts, said bill was placed on the order of third reading and referred to the committee on revision.

The Senate bill (No. 244, Rec. No. 23) entitled "An act to authorize The International Order of The King's Daughters and Sons to vest its management in its central council, and to remove the limit to its term of existence," was read the second time.

On motion of Mr. Haines, said bill was placed on the order of third reading.

The bill (No. 1294, Int. No. 942) entitled "An act to authorize the commissions on new prisons to select and purchase another site for the new State prison to take the place of Sing Sing, and to use the money for such purpose heretofore appropriated to said commission," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 1

Those who voted in the affirmative were:

Abbey	Dana	Haines	Miller J L	Sullivan
Allen A F	Delano	Harwood	Miller W G	Sweet
Allen H E	De Long	Herrick	Murray	Thompson
Argetsinger	Doherty	Higgins	Neupert	Thorn
Barden	Donnelly	Hinman	Nolan	Toombs
Bates	Donovan	Hoey	O'Connor	Trombly
Baumes	Ebbets	Holden	Odell	Van Olinda
Beck	Evans	Howard	Oliver	Vicinus
Bennett	Eveleth	Jackson	O'Neill J J	Vosburgh
Boshart	Farrell	Keller	O'Neil M A	Walker
Boylan	Fay	Kopp	Parker	Walters
Brainerd	Fillely	Lachman	Perkins	Ward
Brown G W	Foley	Lansing	Phillips C W	Waters
Burgoyne	Fowler	Lee	Phillips J S	Weber
Callan	Friend	Levy J	Pitkin	Weiland
Caughlan	Frisbie	Lowman	Raldiris	Weinstein
Cheney	Garfein	Lupton	Reed	Wende
Clarke R H	Gerhardt	Macdonald	Roberts	White L H
Clark S C	Gerken	MacGregor	Sanner	Whitley
Coffey	Glore	Manley	Shea	Whitney
Colné	Goldberg	Marlatt	Shepardson	Wilkie
Conklin	Goodspeed	McCue	Shortt	Wilsnack
Connell	Goodwin	McElligott	Smith A E	Wood
Cosad	Gray	McInerney	Smith M	Wright
Crocker	Green	Merritt	Stevenson	Yale
Cross	Greenwood	Metzendorf	Stivers	Young F L

In the negative:

Chanler

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 167, Int. No. 166) entitled "An act to provide for dredging Powell creek in the county of Nassau, for widening and deepening the channel thereof, and making an appropriation therefor," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Haines	Miller J L	Sullivan
Allen A F	Delano	Harwood	Miller W G	Sweet
Allen H E	De Long	Herrick	Murray	Thompson
Argetsinger	Doherty	Higgins	Neupert	Thorn
Barden	Donnelly	Hinman	Nolan	Toombs
Bates	Donovan	Hoey	O'Connor	Trombly
Baumes	Ebbets	Holden	Odell	Van Olinda
Beck	Evans	Howard	Oliver	Vicinus
Bennett	Eveleth	Jackson	O'Neill J J	Vosburgh
Boshart	Farrell	Keller	O'Neil M A	Walker
Boylan	Fay	Kopp	Parker	Walters
Brainerd	Filley	Lachman	Perkins	Ward
Brown G W	Foley	Lansing	Phillips C W	Waters
Burgoyne	Fowler	Lee	Phillips J S	Weber
Callan	Friend	Levy J	Pitkin	Weiland
Caughlan	Frisbie	Lowman	Raldiris	Weinstein
Chanler	Garfein	Lupton	Reed	Wende
Cheney	Gerhardt	Macdonald	Roberts	White L H
Clarke R H	Gerken	MacGregor	Sanner	Whitley
Clark S C	Glore	Manley	Shea	Whitney
Coffey	Goldberg	Marlatt	Shepardson	Wilkie
Colné	Goodspeed	McCue	Shortt	Wilsnack
Conklin	Goodwin	McElligott	Smith A E	Wood
Connell	Gray	McInerney	Smith M	Wright
Cosad	Green	Merritt	Stevenson	Yale
Crocker	Greenwood	Mazendorf	Stivers	Young F L
Cross				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1196, Int. No. 893) entitled "An act to amend chapter seven hundred and six of the Laws of nineteen hundred and one, entitled 'An act to make the office of register of the county of Kings a salaried office and regulating the management of said office,' so as to limit the compensation to be paid to the register after the close of his term of office," having been announced for a third reading,

On motion of Mr. Colne, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The bill (No. 721, Int. No. 653) entitled "An act to amend chapter six hundred and seventy of the Laws of nineteen hundred and six, entitled 'An act to establish a new State prison in the eastern part of the State to take the place of Sing Sing prison; to authorize the Governor to appoint a commission to select and

purchase a site,' in relation to the compensation and expenses of the commissioners and their secretary," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Haines	Miller J L	Sullivan
Allen A F	Delano	Harwood	Miller W G	Sweet
Allen H E	De Long	Herrick	Murray	Thompson
Argetsinger	Doherty	Higgins	Neupert	Thorn
Barden	Donnelly	Hinman	Nolan	Toombs
Bates	Donovan	Hoey	O'Connor	Trombly
Baumes	Ebbets	Holden	Odell	Van Olinda
Beck	Evans	Howard	Oliver	Vicinus
Bennett	Eveleth	Jackson	O'Neill J J	Vosburgh
Bosbart	Farrell	Keller	O'Neil M A	Walker
Boylan	Fay	Kopp	Parker	Walters
Brainerd	Filley	Lachman	Perkins	Ward
Brown G W	Foley	Lansing	Phillips C W	Waters
Burgoyne	Fowler	Lee	Phillips J S	Weber
Callan	Friend	Levy J	Pitkin	Weiland
Caughlan	Frisbie	Lowman	Raldiris	Weinstein
Chanler	Garfein	Lupton	Reed	Wende
Cheney	Gerhardt	Macdonald	Roberts	White L H
Clarke R H	Gerken	MacGregor	Sanner	Whitley
Clark S C	Glore	Manley	Shea	Whitney
Coffey	Goldberg	Marlatt	Shepardson	Wilkie
Colné	Goodspeed	McCue	Shortt	Wilsnack
Conklin	Goodwin	McElligott	Smith A E	Wood
Connell	Gray	McInerney	Smith M	Wright
Cosad	Green	Merritt	Stevenson	Yale
Crocker	Greenwood	Metzendorf	Stivers	Young F L
Cross				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1149, Int. No. 963) entitled "An act to amend the Executive Law, to insure publicity in regard to certain appointments, licenses and designations made or issued by the Comptroller," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Haines	Miller J L	Sullivan
Allen A F	Delano	Harwood	Miller W G	Sweet
Allen H E	De Long	Herrick	Murray	Thompson
Argetsinger	Doherty	Higgins	Neupert	Thorn
Barden	Donnelly	Hinman	Nolan	Toombs
Bates	Donovan	Hoey	O'Connor	Trombly
Baumes	Ebbets	Holden	Odell	Van Olinda
Beck	Evans	Howard	Oliver	Vicinus
Bennett	Eveleth	Jackson	O'Neill J J	Vosburgh
Boshart	Farrell	Keller	O'Neil M A	Walker
Boylan	Fay	Kopp	Parker	Walters
Brainerd	Filley	Lachman	Perkins	Ward
Brown G W	Foley	Lansing	Phillips C W	Waters
Burgoyne	Fowler	Lee	Phillips J S	Weber
Callan	Friend	Levy J	Pitkin	Weiland
Caughlan	Frisbie	Lowman	Raldiris	Weinstein
Chanler	Garfein	Lupton	Reed	Wende
Cheney	Gerhardt	Macdonald	Roberts	White E H
Clarke R H	Gerken	MacGregor	Sanner	Whitley
Clark S C	Glore	Manley	Shea	Whitney
Coffey	Goldberg	Marlatt	Shepardson	Wilkie
Colné	Goodspeed	McCue	Shortt	Wilsnack
Conklin	Goodwin	McElligott	Smith A E	Wood
Connell	Gray	McInerney	Smith M	Wright
Cosad	Green	Merritt	Stevenson	Yale
Crocker	Greenwood	Metzendorf	Stivers	Young F L
Cross				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 993, Int. No. 852) entitled "An act to amend the Decedent Estate Law, in relation to the distribution of personal property of decedent," having been announced,

Mr. Speaker stated the question to be upon the amendment offered by Mr. Shortt.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. J. S. Phillips, from the committee on the judiciary, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

The bill (No. 1340, Int. No. 697) entitled "An act to amend the Highway Law, in relation to expenditures for sidewalks," having been announced,

Mr. Howard moved that said bill be recommitted to the committee on internal affairs, with instructions to report the same forthwith, amended as follows:

Insert in line 24, page 2, after the word "property" the following: "representing at least a majority of the assessed value of said property".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the negative.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 106

NOES 11

Those who voted in the affirmative were:

Abbey	Dana	Hackett	Miller J L	Thorn
Allen A F	Delano	Haines	Murray	Toombs
Allen H E	De Long	Herrick	Neupert	Trombly
Bates	Doherty	Higgins	Nolan	Van Olinda
Baumes	Donovan	Hinman	O'Connor	Vicinus T
Beck	Ebbets	Hoey	Odell	Vosburgh
Boylan	Evans	Holden	Oliver	Walters
Brainerd	Eveleth	Jackson	O'Neill J J	Ward
Brown G W	Fay	Keller	O'Neil M A	Weber
Callan	Feeley	Lachman	Parker	Weiland
Caughlan	Fillee	Lee	Perkins	Weinstein
Chanler	Fowler	Levy J	Phillips C W	Wende
Cheney	Friend	Lupton	Raldiris	White E H
Clarke R H	Frisbie	Macdonald	Roberts	Whitley
Clark S C	Garfein	Manley	Sanner	Whitney
Coffey	Gerhardt	McCue	Shepardson	Wilkie
Colné	Glore	McElligott	Shortt	Wilsnack
Conklin	Goldberg	McGrath	Smith A E	Wood
Connell	Goodspeed	McInerney	Smith M	Wright
Cosad	Goodwin	Merritt	Stevenson	Yale
Crocker	Greenwood	Metzendorf	Stivers	Young F L
Cross				

Those who voted in the negative were:

Barden	Patrie	Pitkin	Sullivan	Thompson
Bennett	Phillips J S	Reed	Sweet	White L H
MacGregor				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1237, Int. No. 570) entitled "An act to amend the State Charities Law, in relation to the regulation of State charitable institutions," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Haines	Miller J L	Sullivan
Allen A F	Delano	Harwood	Miller W G	Sweet
Allen H E	De Long	Herrick	Murray	Thompson
Argetsinger	Doherty	Higgins	Neupert	Thorn
Barden	Donnelly	Hinman	Nolan	Toombs
Bates	Donovan	Hoey	O'Connor	Trombly
Baumes	Ebbets	Holden	Odell	Van Olinda
Beck	Evans	Howard	Oliver	Vicinus
Bennett	Eveleth	Jackson	O'Neill J J	Vosburgh
Boshart	Farrell	Keller	O'Neil M A	Walker
Boylan	Fay	Kopp	Parker	Walters
Brainerd	Filley	Lachman	Perkins	Ward
Brown G W	Foley	Lansing	Phillips C W	Waters
Burgoyne	Fowler	Lee	Phillips J S	Weber
Callan	Friend	Levy J	Pitkin	Weiland
Caughlan	Frisbie	Lowman	Raldiris	Weinstein
Chanler	Garfein	Lupton	Reed	Wende
Cheney	Gerhardt	Macdonald	Roberts	White L H
Clarke R H	Gerken	MacGregor	Sanner	Whitley
Clark S C	Glore	Manley	Shea	Whitney
Coffey	Goldberg	Marlatt	Shepardson	Wilkie
Colné	Goodspeed	McCue	Shortt	Wilsnack
Conklin	Goodwin	McElligott	Smith A E	Wood
Connell	Gray	McInerney	Smith M	Wright
Cosad	Green	Merritt	Stevenson	Yale
Crocker	Greenwood	Metzendorf	Stivers	Young F L
Cross				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1181, Int. No. 807) entitled "An act to amend the Tax Law, in relation to the filing of maps of real property subdivided into lots, plots or sites," having been announced,

Mr. Thompson moved that said bill be recommitted to the com-

mittee on taxation and retrenchment, with instructions to report the same forthwith amended by substituting therefor the following substitute bill:

(See Appendix No. 18.)

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Green, from the committee on taxation and retrenchment, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

The bill (No. 1423, Int. No. 99) entitled "An act to amend the Insurance Law, in relation to requiring insurance companies to furnish insured with blanks, for making proof of loss, and regulating the use thereof," having been announced.

Mr. Bates moved that said bill be recommitted to the committee on insurance, with instructions to report the same forthwith, amended as follows:

Page 2, line 12, strike out the words "prima facie", "such" and "or damage".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. A. F. Allen, from the committee on insurance, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

The bill (No. 1420, Int. No. 434) entitled "An act to amend the General Business Law, in relation to testing and sealing taximeters," having been announced for a third reading,

On motion of Mr. Callan, said bill was laid aside, retaining its place on the order of third reading.

The bill (No. 417, Int. No. 397) entitled "An act to authorize the village of Frankfort, in Herkimer county, to adjust and pay the damages arising from the widening of Main street in said village, to acquire title to said street and to issue bonds for said purpose," having been announced for a third reading,

On motion of Mr. Eveleth, said bill was laid aside, and ordered stricken from the calendar.

The bill (No. 1421, Int. No. 492) entitled "An act to amend

the Village Law, in relation to plumbing and drainage," having been announced,

Mr. Howard moved that said bill be recommitted to the committee on affairs of villages, with instructions to report the same forthwith, amended as follows:

Strike out "On or before the first day of July, nineteen hundred ten, there shall" on lines 18 and 19, page 2, and insert in italics "there may".

Also, on line 21, page 2, strike out the period, insert in italics comma and the following: "upon the adoption of a resolution therefor by the board of trustees of such village,".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Goodwin moved that said bill be recommitted to the committee on affairs of villages, with instructions to report the same forthwith, amended as follows:

On page 9, line 19, after the word "power" insert a comma and add the following in italics: "after obtaining the approval of the village board or body with like authority in such village."

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Waters, from the committee on affairs of villages, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

The bill (No. 1424, Int. No. 825) entitled "An act to amend the Election Law, relating to the appointment and compensation of election officers in the city of Buffalo and making more certain the provisions of said act relating to elections in Erie county," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131

NOES 00

Those who voted in the affirmative were:

Abbey	Tana	Haines	Miller J L	Sullivan
Allen A F	Delano	Harwood	Miller W G	Sweet
Allen H E	De Long	Herrick	Murray	Thompson
Argetsinger	Doherty	Higgins	Neupert	Thorn
Barden	Donnelly	Hinman	Nolan	Toombs
Bates	Donovan	Hoey	O'Connor	Trombley
Baumes	Ebbets	Holden	Odell	Van Olinda
Beck	Evans	Howard	Oliver	Vicinus
Bennett	Eveleth	Jackson	O'Neill J J	Vosburgh
Boshart	Farrell	Keller	O'Neil M A	Walker
Boylan	Fay	Kopp	Parker	Walters
Brainerd	Filley	Lachman	Perkins	Ward
Brown G W	Foley	Lansing	Phillips C W	Waters
Burgoyne	Fowler	Lee	Phillips J S	Weber
Callan	Friend	Levy J	Pitkin	Weiland
Caughlan	Frisbie	Lowman	Raldiris	Weinstein
Chanler	Garfein	Lupton	Reed	Wende
Chaney	Gerhardt	Macdonald	Roberts	White L H
Clarke R H	Gerken	MacGregor	Sanner	Whitley
Clark S C	Glore	Manley	Shea	Whitney
Coffey	Goldberg	Marlatt	Shepardson	Wilkie
Colné	Goodspeed	McCue	Shortt	Wilsnac
Conklin	Goodwin	McElligott	Smith A E	Wood
Connell	Gray	McInerney	Smith M	Wright
Cosad	Green	Merritt	Stevenson	Yale
Crocker	Greenwood	Metzendorf	Stivers	Young F L
Cross				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1450, Int. No. 424) entitled "An act to amend chapter four hundred and ten of the Laws of eighteen hundred and eighty-two, entitled 'An act to consolidate into one act and to declare the special and local laws affecting public interests in the city of New York,' in relation to power of police magistrate," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Harwood	Miller W G	Sullivan
Allen A F	Delano	Herrick	Murray	Sweet
Allen H E	De Long	Higgins	Neupert	Thompson
Argetsinger	Doherty	Hinman	Nolan	Thorn
Barden	Donnelly	Hoev	O'Connor	Toombs
Bates	Donovan	Holden	Odell	Trombley
Baumes	Ebbets	Howard	Oliver	Van Olinda
Beck	Evans	Jackson	O'Neill J J	Vicinus
Bennett	Eveleth	Keller	O'Neil M A	Vosburgh
Boshart	Farrell	Kopp	Parker	Walker
Boylan	Fay	Lachman	Perkins	Walters
Brainerd	Filley	Lansing	Phillips C W	Ward
Brown G W	Foley	Lee	Phillips J S	Waters
Burgoyne	Fowler	Levy J	Pitkin	Weber
Callan	Friend	Lowman	Raldris	Weiland
Caughlan	Frisbie	Lupton	Reed	Weinstein
Chanler	Garfein	Macdonald	Roberts	Wende
Cheney	Gerhardt	MacGregor	Rozan	White L H
Clarke R H	Gerken	Manley	Sanner	Whitley
Clark S C	Glore	Marlatt	Shea	Whitney
Coffey	Goldberg	McCue	Shepardson	Wilkie
Colné	Goodspeed	McElligott	Shortt	Wilsnack
Conklin	Goodwin	McInerney	Smith A E	Wood
Connell	Gray	Merritt	Smith M	Wright
Cosad	Green	Metzendorf	Stevenson	Yale
Crocker	Greenwood	Miller J L	Stivers	Young F L
Cross	Haines			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1321, Int. No. 1078) entitled "An act making an appropriation for the payment of interest on the debt for highway improvement contracted or to be contracted under article seven, section twelve of the Constitution, and as provided by law for the fiscal year beginning on the first day of October, nineteen hundred and nine," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Haines	Miller J L	Sullivan
Allen A F	Delano	Harwood	Miller W G	Sweet
Allen H E	De Long	Herrick	Murray	Thompson
Argetsinger	Doherty	Higgins	Neupert	Thorn
Barden	Donnelly	Hinman	Nolan	Toombs
Bates	Donovan	Hoey	O'Connor	Trombly
Baumes	Ebbets	Holden	Odell	Van Olinda
Beck	Evans	Howard	Oliver	Vicinus
Bennett	Eveleth	Jackson	O'Neill J J	Vosburgh
Boshart	Farrell	Keller	O'Neil M A	Walker
Boylan	Fay	Kopp	Parker	Walters
Brainerd	Filley	Lachman	Perkins	Ward
Brown G W	Foley	Lansing	Phillips C W	Waters
Burgoyne	Fowler	Lee	Phillips J S	Weber
Callan	Friend	Levy J	Pitkin	Weiland
Caughlan	Frisbie	Lowman	Raldiris	Weinstein
Chanler	Garfein	Lupton	Reed	Wende
Cheney	Gerhardt	Macdonald	Roberts	White L H
Clarke R H	Gerken	MacGregor	Sanner	Whitley
Clark S C	Glore	Manley	Shea	Whitney
Coffey	Goldberg	Marlatt	Shepardson	Wilkie
Colné	Goodspeed	McCue	Shortt	Wilnack
Conklin	Goodwin	McElligott	Smith A E	Wood
Connell	Gray	McInerney	Smith M	Wright
Cosad	Green	Merritt	Stevenson	Yale
Crocker	Greenwood	Metzendorf	Stivers	Young F L
Cross				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1319, Int. No. 1076) entitled "An act to amend the Executive Law, in relation to the Comptroller," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Harwood	Miller W G	Sullivan
Allen A F	Delano	Herrick	Murray	Sweet
Allen H E	De Long	Higgins	Neupert	Thompson
Argetsinger	Doherty	Hinman	Nolan	Thorn
Barden	Donnelly	Hoey	O'Connor	Toombs

Bates	Donovan	Holden	Odell	Trombly
Baumes	Ebbets	Howard	Oliver	Van Olinda
Beck	Evans	Jackson	O'Neill J J	Vicinus
Bennett	Eveleth	Keller	O'Neil M A	Vosburgh
Boshart	Farrell	Kopp	Parker	Walker
Boylan	Fay	Lachman	Perkins	Walters
Brainerd	Filley	Lansing	Phillips C W	Ward
Brown G W	Foley	Lee	Phillips J S	Waters
Burgoyne	Fowler	Levy J	Pitkin	Weber
Callan	Friend	Lowman	Raldiris	Weiland
Caughlan	Frisbie	Lupton	Reed	Weinstein
Chanler	Garfein	Macdonald	Roberts	Wende
Cheney	Gerhardt	MacGregor	Rozan	White L H
Clarke R H	Gerken	Manley	Sanner	Whitley
Clark S C	Glore	Marlatt	Shea	Whitney
Coffey	Goldberg	McCue	Shepardson	Wilkie
Colné	Goodspeed	McElligott	Shorrt	Wilsnack
Conklin	Goodwin	McInerney	Smith A E	Wood
Connell	Gray	Merritt	Smith M	Wright
Cosad	Green	Metzendorf	Stevenson	Yale
Crocker	Greenwood	Miller J L	Stivers	Young F L
Cross	Haines			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1280, Int. No. 1053) entitled "An act to amend the Town Law, in relation to the establishment and maintenance of sewer systems outside of incorporated cities and villages," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Haines	Miller J L	Sullivan
Allen A F	Delano	Harwood	Miller W G	Sweet
Allen H E	De Long	Herrick	Murray	Thompson
Argetsinger	Doherty	Higgins	Neupert	Thorn
Barden	Donnelly	Hinman	Nolan	Toombs
Bates	Donovan	Hoey	O'Connor	Trombly
Baumes	Ebbets	Holden	Odell	Van Olinda
Beck	Evans	Howard	Oliver	Vicinus
Bennett	Eveleth	Jackson	O'Neill J J	Vosburgh
Boshart	Farrell	Keller	O'Neil M A	Walker
Boylan	Fay	Kopp	Parker	Walters
Brainerd	Filley	Lachman	Perkins	Ward
Brown G W	Foley	Lansing	Phillips C W	Waters
Burgoyne	Fowler	Lee	Phillips J S	Weber

Callan	Friend	Levy J	Pitkin	Weiland
Caughlan	Frisbie	Lowman	Raldiris	Weinstein
Chanler	Garfein	Lupton	Reed	Wende
Cheney	Gerhardt	Macdonald	Roberts	White L H
Clarke R H	Gerken	MacGregor	Sanner	Whitley
Clark S C	Glore	Manley	Shea	Whitney
Coffey	Goldberg	Marlatt	Shepardson	Wilkie
Colné	Goodspeed	McCue	Shortt	Wilsnack
Conklin	Goodwin	McElligott	Smith A E	Wood
Connell	Gray	McInerney	Smith M	Wright
Cosad	Green	Merritt	Stevenson	Yale
Crocker	Greenwood	Metzendorf	Stivers	Young F L
Cross				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1451, Int. No. 137) entitled "An act to amend the Public Health Law, relative to the practice of pharmacy," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 101

NOES 23

Those who voted in the affirmative were:

Allen A F	Doherty	Holden	Miller J L	Sullivan
Allen H E	Eveleth	Howard	Miller W G	Sweet
Argetsinger	Fay	Jackson	Murray	Thompson
Barden	Feeley	Keller	O'Connor	Thorn
Baumes	Filley	Kopp	Odell	Toombs
Boshart	Foley	Lachman	Oliver	Van Olinda
Brainerd	Fowler	Lansing	O'Neil M A	Vosburgh
Brown G W	Friend	Lee	Parker	Walters
Burgoyne	Frisbie	Levy J	Perkins	Ward
Callan	Glore	Lowman	Phillips J S	Waters
Caughlan	Goldberg	Lupton	Pitkin	Weber
Cheney	Goodwin	Macdonald	Raldiris	Wende
Clarke R H	Graubard	Manley	Reed	Whitney
Clark S C	Gray	Marlatt	Sanner	Wilkie
Coffey	Green	McElligott	Shea	Wilsnack
Colné	Hackett	McGrath	Shepardson	Wood
Connell	Harwood	McInerney	Smith A E	Wright
Cosad	Herrick	McKeon	Smith M	Yale
Crocker	Hinman	Merritt	Stevenson	Young E
Cross	Hoey	Metzendorf	Stivers	Young F L
Delano				

Those who voted in the negative were:

Bates	Donovan	Gerhardt	McCue	Roberts
Beck	Ebbets	Gerken	Neupert	Shortt
Conklin	Evans	Goodspeed	O'Neill J J	Weiland
Dana	Farrell	Greenwood	Patrie	Weinstein
De Long	Garfein	Higgins		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1216, Int. No. 1014) entitled "An act to validate the charter, confirm the rights of members and legalize the acts of Deraismes Engine Company Number One of the Woodhaven fire department, in the county of Queens," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 100

NOES 13

Those who voted in the affirmative were:

Abbey	Cosad	Green	Murray	Sullivan
Allen A F	Crocker	Greenwood	Nolan	Thompson
Allen H E	Cross	Hackett	Odell	Thorn
Argetsinger	Dana	Haines	Oliver	Toombs
Barden	Delano	Higgins	O'Neill J J	Van Olinda
Bates	De Long	Hinman	O'Neil M A	Ward
Baumes	Ebbets	Holden	Parker	Waters
Beck	Eveleth	Howard	Perkins	Weber
Boshart	Farrell	Kopp	Phillips C W	Weiland
Brainerd	Feeley	Lansin	Phillips J S	Weinstein
Brennan	Fillee	Lee	Pitkin	Wende
Brown G W	Fowler	Levy J	Raldiris	Whitley
Callan	Friend	Lupton	Reed	Whitney
Caughlan	Garfein	Macdonald	Roberts	Wilkie
Clarke R H	Gerken	MacGregor	Shea	Wilsnack
Clark S C	Glore	Marlatt	Shepardson	Wood
Coffey	Goldberg	McElligott	Shortt	Wright
Colné	Goodspeed	McInerney	Smith A E	Yale
Conklin	Goodwin	Merritt	Smith M	Young E
Connell	Gray	Miller J L	Stivers	Young F L

Those who voted in the negative were:

Chanler	Fay	Keller	McKeon	O'Connor
Donovan	Gerhardt	McCue	Metzendorf	Patrie
Evans	Herrick	McGrath		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1449, Int. No. 582) entitled "An act to amend the County Law, in relation to the compensation of supervisors," having been announced for a third reading,

On motion of Mr. Abbey, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The bill (No. 1452, Int. No. 467) entitled "An act to amend the Insurance Law, relative to the purposes for which certain insurance companies may be incorporated," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Haines	Miller J L	Sullivan
Allen A F	Delano	Harwood	Miller W G	Sweet
Allen H E	De Long	Herrick	Murray	Thompson
Argetsinger	Doherty	Higgins	Neupert	Thorn
Barden	Donnelly	Hinman	Nolan	Toombs
Bates	Donovan	Hoey	O'Connor	Trombly
Baumes	Ebbets	Holden	Odell	Van Olinda
Beck	Evans	Howard	Oliver	Vicinus
Bennett	Eveleth	Jackson	O'Neill J J	Vosburgh
Boshart	Farrell	Keller	O'Neil M A	Walker
Boylan	Fay	Kopp	Parker	Walters
Brainerd	Filley	Lachman	Perkins	Ward
Brown G W	Foley	Lansing	Phillips C W	Waters
Burgoyne	Fowler	Lee	Phillips J S	Weber
Callan	Friend	Levy J	Pitkin	Weiland
Caughlan	Frisbie	Lowman	Raldiris	Weinstein
Chanler	Garfein	Lupton	Reed	Wende
Cheney	Gerhardt	Macdonald	Roberts	White L H
Clarke R H	Gerken	MacGregor	Sanner	Whitley
Clark S C	Glore	Manley	Shea	Whitney
Coffey	Goldberg	Marlatt	Shepardson	Wilkie
Colné	Goodspeed	McCue	Shortt	Wilsnack
Conklin	Goodwin	McElligott	Smith A E	Wood
Connell	Gray	McInerney	Smith M	Wright
Cosad	Green	Merritt	Stevenson	Yale
Crocker	Greenwood	Metzendorf	Stivers	Young F L
Cross				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1422, Int. No. 690) entitled "An act to amend the General Business Law, in relation to bottles for the sale of milk and cream, and bonding manufacturers," having been announced,

Mr. Murray moved that said bill be recommitted to the committee on general laws, with instructions to report the same forthwith, amended as follows:

Page 2, line 10, after the word "sides" insert in italics "or bottom".

Line 26, strike out "manufacturers" and insert in italics "manufacturers".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Greene, from the committee on general laws, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

The bill (No. 154, Int. No. 153) entitled "An act in relation to the Cayuga Creek road in the county of Erie and to the commissioners for the improvement and maintenance of such road, and their offices," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Haines	Miller J L	Sullivan
Allen A F	Delano	Harwood	Miller W G	Sweet
Allen H E	De Long	Herrick	Murray	Thompson
Argetsinger	Doherty	Higgins	Neupert	Thorn
Barden	Donnelly	Hinman	Nolan	Toombs
Bates	Donovan	Hoey	O'Connor	Trombly
Baumes	Ebbets	Holden	Odell	Van Olinda
Beck	Evans	Howard	Oliver	Vicinus T
Bennett	Eveleth	Jackson	O'Neill J J	Vosburgh
Boshart	Farrell	Keller	O'Neil M A	Walker

Boylan	Fay	Kopp	Parker	Walters
Brainerd	Filley	Lachman	Perkins	Ward
Brown G W	Foley	Lansing	Phillips C W	Waters
Burgoyne	Fowler	Lee	Phillips J S	Weber
Callan	Friend	Levy J	Pitkin	Weiland
Caughlan	Frisbie	Lowman	Raldiris	Weinstein
Chanler	Garfein	Lupton	Reed	Wende
Cheney	Gerhardt	Macdonald	Roberts	White L H
Clarke R H	Gerken	MacGregor	Sanner	Whitley
Clark S C	Glore	Manley	Shea	Whitney
Coffey	Goldberg	Marlatt	Shepardson	Wilkie
Colné	Goodspeed	McCue	Shortt	Wilsnack
Conklin	Goodwin	McElligott	Smith A E	Wood
Connell	Gray	McInerney	Smith M	Wright
Cosad	Green	Merritt	Stevenson	Yale
Crocker	Greenwood	Metzendorf	Stivers	Young F L
Cross				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 155, Int. No. 154) entitled "An act in relation to the west part of the road formerly known as the Buffalo plank road, in the county of Erie, and to the commissioners for the improvement and maintenance of such road, and their offices," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Harwood	Miller W G	Sweet
Allen A F	Delano	Herrick	Murray	Thompson
Allen H E	De Long	Higgins	Neupert	Thorn
Argetsinger	Doherty	Hinman	Nolan	Toombs
Barden	Donnelly	Hoey	O'Connor	Trombly
Bates	Donovan	Holden	Odell	Van Olinda
Baumes	Ebbets	Howard	Oliver	Vicinus
Beck	Evans	Jackson	O'Neill J J	Vosburgh
Bennett	Eveleth	Keller	O'Neil M A	Wadsworth
Boshart	Farrell	Kopp	Parker	Walker
Boylan	Fay	Lachman	Perkins	Walters
Brainerd	Filley	Lansing	Phillips C W	Ward
Brown G W	Foley	Lee	Phillips J S	Waters
Burgoyne	Fowler	Levy J	Pitkin	Weber
Callan	Friend	Lowman	Raldiris	Weiland
Caughlan	Frisbie	Lupton	Reed	Weinstein
Chanler	Garfein	Macdonald	Roberts	Wende

Cheney	Gerhardt	MacGregor	Sanner	White L H
Clarke R H	Gerken	Manley	Shea	Whitley
Clark S C	Glore	Marlatt	Shepardson	Whitney
Coffey	Goldberg	McCue	Shortt	Wilkie
Colné	Goodspeed	McElligott	Smith A E	Wilsnack
Conklin	Goodwin	McInerney	Smith M	Wood
Connell	Gray	Merritt	Stevenson	Wright
Cosad	Green	Metzendorf	Stivers	Yale
Crocker	Greenwood	Miller J L	Sullivan	Young F L
Cross	Haines			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

A communication from the Governor was received and read, in the words following:

STATE OF NEW YORK — EXECUTIVE CHAMBER,

ALBANY, *March 24, 1910.*

To the Assembly:

Pursuant to concurrent resolution of the Senate and Assembly, herewith is returned for amendment, Assembly bill (No. 777, Int. No. 456), entitled "An act making appropriations for maintenance, and for construction, equipment and improvements for the New York State School of Agriculture at Morrisville."

CHARLES E. HUGHES.

Said bill having been announced, Mr. Delano moved to reconsider the vote by which said bill was passed.

Mr. Speaker put the question whether the House would agree to the reconsideration of the vote on the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Haines	Miller J L	Sullivan
Allen A F	Delano	Harwood	Miller W G	Sweet
Allen H E	De Long	Herrick	Murray	Thompson
Argetsinger	Doherty	Higgins	Neupert	Thorn
Barden	Donnelly	Hinman	Nolan	Toombs
Bates	Donovan	Hoey	O'Connor	Trombly
Baumes	Ebbets	Holden	Odell	Van Olinda
Beck	Evans	Howard	Oliver	Vicinus
Bennett	Eveleth	Jackson	O'Neill J J	Vosburgh
Boshart	Farrell	Keller	O'Neil M A	Walker
Boylan	Fay	Kopp	Parker	Walters
Brainerd	Filley	Lachman	Perkins	Ward
Brown G W	Foley	Lansing]	Phillips C W	Waters

Burgoyne	Fowler	Lee	Phillips J S	Weber
Callan	Friend	Levy J	Pitkin	Weiland
Caughlan	Frisbie	Lowman	Raldiris	Weinstein
Chanler	Garfein	Lupton	Reed	Wende
Cheney	Gerhardt	Macdonald	Roberts	White L H
Clarke R H	Gerken	MacGregor	Sanner	Whitley
Clark S C	Glore	Manley	Shea	Whitney
Coffey	Goldberg	Marlatt	Shepardson	Wilkie
Colné	Goodspeed	McCue	Shortt	Wilsnack
Conklin	Goodwin	McElligott	Smith A E	Wood
Connell	Gray	McInerney	Smith M	Wright
Cosad	Green	Merritt	Stevenson	Yale
Crocker	Greenwood	Metzendorf	Stivers	Young F L
Cross				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Delano moved that said bill be recommitted to the committee on ways and means, with instructions to report the same forthwith, amended as follows:

Page 1, line 7, strike out the words "and hotel", and strike out "director" and insert the word "principal" in place thereof.

Page 1, line 8, after "and" insert the word "the" and strike out "nine" and insert in place thereof "fourteen", and strike out the matter in the parentheses and insert in place thereof "\$14,000".

Page 1, line 9, strike out such line.

Page 2, strike out lines 1 to 5 inclusive.

Page 2, line 6, strike out the numeral "4" and insert "2".

Page 2, line 7, pluralize the word "building" to be "buildings".

Page 2, line 8, after the word "house" insert ", county clerk's office, sheriff's residence".

Page 2, line 9, change the numeral "5" to "3".

Page 2, line 14, change the numeral "6" to "4".

Page 3, line 2, strike out the words "four, five or six" and insert in place thereof "two, three or four of section one of this act".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Merritt, from the committee on ways and means, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

The Senate sent for concurrence a resolution, in the words following:

IN SENATE, ALBANY, *March 30, 1910.*

Resolved (if the Assembly concur), That 10,000 extra copies of Senate bill (No. 736, Int. No. 685), entitled "An act to amend the Labor Law in relation to workmen's compensation in certain dangerous employments," and 10,000 extra copies of Senate bill (No. 738, Int. No. 687), entitled "An act to amend the Labor Law, in relation to employer's liability," be printed for the use of the Legislature, of which four thousand (4,000) shall be delivered to the Clerk of the Senate, and six thousand (6,000) to the Clerk of the Assembly.

By order of the Senate,

LAFAYETTE B. GLEASON,
Clerk.

which was referred to the committee on public printing.

The Senate returned the Assembly bill (No. 793, Senate reprint No. 708, Int. No. 202), entitled "An act authorizing the Adjutant-General of the State of New York to issue obsolete ordnance property belonging to the State of New York to city, village or town authorities and State commissions."

Also, Assembly bill (No. 63, Senate reprint No. 739, Int. No. 63), entitled "An act to amend the General Corporation Law, in relation to the acquisition, holding and transfer of real estate by foreign corporations."

Also, Assembly bill (No. 626, Senate reprint No. 678, Int. No. 419), entitled "An act to amend chapter sixty-four of the Laws of nineteen hundred and nine, entitled 'An act relating to villages, constituting chapter sixty-four of the Consolidated Laws,' relative to the time of holding elections and the qualifications of electors."

Ordered, That the Clerk deliver said bills to the Governor.

Also, the bill (No. 878, Int. No. 374), entitled "An act to amend chapter one hundred and ninety-three of the Laws of nineteen hundred and three, entitled 'An act to provide for the disposal of the sewage of the city of Gloversville, by the construction of intercepting and trunk sewers and purification works,' in relation to increasing the amount which said city of Gloversville shall have power to borrow for such purposes," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Gloversville.

A communication was received from Hon. Benjamin McClung, mayor of the city of Newburgh, returning Assembly bill (No. 118, Senate reprint No. 474, Int. No. 118), entitled "An act to amend chapter two hundred and three of the Laws of nineteen hundred and seven, entitled 'An act to revise and amend the charter of the city of Newburgh, being chapter five hundred and forty-one of the Laws of eighteen hundred and sixty-five, and the several acts amendatory thereof and supplemental thereto,' in relation to applying and disbursing city funds for band concerts."

Also, Assembly bill (No. 60, Int. No. 60), entitled "An act to legalize, ratify and confirm all the proceedings of the city of Newburgh and of its officers and agents and the qualified voters thereof, relative to the issuance of the bonds of said city in the amount of one hundred and fifty-eight thousand dollars, for the enlarging, altering and improving of the water works thereof, authorizing the change of dates in said bonds, providing for the payment of the principal and interest thereof, and authorizing the resale of such bonds in case of certain conditions."

Also, Assembly bill (No. 188, Senate reprint No. 516, Int. No. 187), entitled "An act to amend chapter two hundred and three of the Laws of nineteen hundred and seven, entitled 'An act to revise and amend the charter of the city of Newburgh, being chapter five hundred and forty-one of the Laws of eighteen hundred and sixty-five, and the several acts amendatory thereof and supplemental thereto,' in relation to the police force," with a message that said mayor, and the common council of said city, after a public hearing thereon, do approve said bills and accept the same.

Ordered, That the Clerk deliver said bills to the Governor.

A communication was received from Hon. Edwin W. Fiske, mayor of the city of Mount Vernon, returning Assembly bill (No. 1069, Int. No. 906), entitled "An act authorizing and empowering the city of Mount Vernon to acquire lands for a site and to improve the same, or a site already possessed, and to erect a municipal building or buildings thereon, and to issue for the purpose of purchasing or otherwise acquiring, improving and erecting

the same," with a message that said mayor, and the common council of said city, after a public hearing thereon, do approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

On motion of Mr. Merritt, the House adjourned.

THURSDAY, MARCH 31, 1910.

The House met pursuant to adjournment.

Prayer by Rev. Burton James Hotaling.

On motion of Mr. Merritt, the reading of the journal of yesterday was dispensed with and the same was approved.

Mr. Speaker presented the annual report of the Society of the New York Hospital, which was laid upon the table and ordered printed.

(See Assembly Document No. 53.)

The Senate sent for concurrence the following entitled bill:

"An act to amend the Banking Law, in relation to savings and loan associations" (No. 707, Rec. No. 66), which was read the first time and referred to the committee on banks.

Mr. Chanler, by request, introduced a bill entitled "An act to amend chapter thirty-five of the Laws of nineteen hundred and two, entitled 'An act creating a city court in and for the city of Poughkeepsie, New York,' in relation to the salaries of city judge and clerk of the city court" (Int. No. 1247), which was read the first time and referred to the committee on affairs of cities.

Mr. Gerken introduced a bill entitled "An act to amend the Highway Law, in relation to the registration of motor vehicles by nonresident owners, and repealing section two hundred and ninety thereof" (Int. No. 1248), which was read the first time and referred to the committee on internal affairs.

Also, "An act to amend the Labor Law, in relation to the employment of girls" (Int. No. 1249), which was read the first time and referred to the committee on labor and industries.

Also, "An act to amend the Greater New York charter so as to

confer power upon the board of estimate and apportionment to acquire lands in certain parts of the city of New York for play grounds and to provide for the improvement thereof" (Int. No. 1250), which was read the first time and referred to the committee on affairs of cities.

Mr. Gray introduced a bill entitled "An act to amend the Tax Law, relative to the time of making especial franchise valuations by the State Board of Tax Commissioners" (Int. No. 1251), which was read the first time and referred to the committee on taxation and retrenchment.

Mr. Lee introduced a bill entitled "An act to amend the Code of Civil Procedure, in relation to security upon sale by referee" (Int. No. 1252), which was read the first time and referred to the committee on codes.

Mr. MacGregor introduced a bill entitled "An act to amend the Labor Law, in relation to prosecution for violation of such law" (Int. No. 1253), which was read the first time and referred to the committee on labor and industries.

Mr. Shea introduced a bill entitled "An act to establish a ferry from and to Gunnison's landing in the town of Crown Point, Essex county, across Lake Champlain to and from a point in the east shore of said Lake Champlain, in the town of Bridport, in the State of Vermont, called Brook's" (Int. No. 1254), which was read the first time and referred to the committee on commerce and navigation.

Mr. Walters introduced a bill entitled "An act to amend chapter six hundred and eighty-one of the Laws of nineteen hundred and five, entitled 'An act to supplement the provisions of law relating to the department of finance of the city of Syracuse'" (Int. No. 1255), which was read the first time and referred to the committee on affairs of cities.

Mr. Ward introduced a bill entitled "An act to amend chapter four hundred and forty-two of the Laws of eighteen hundred and eighty-one, entitled 'An act to establish a Code of Criminal Procedure,' relative to the examination of witnesses" (Int. No. 1256), which was read the first time and referred to the committee on codes.

Also, "An act to amend chapter twenty-two of the Laws of nineteen hundred and nine, entitled 'An act in relation to the elections, constituting chapter seventeen of the Consolidated Laws,' in relation to the delivery and filing of papers with the State Superintendent of Elections" (Int. No. 1257), which was read the first time and referred to the committee on the judiciary.

Also, "An act to amend the Election Law, in regard to the registration of naturalized citizens" (Int. No. 1258), which was read the first time and referred to the committee on the judiciary.

Also, "An act to amend chapter twenty-two of the Laws of nineteen hundred and nine, entitled 'An act in relation to the elections, constituting chapter seventeen of the Consolidated Laws,' in relation to form of challenge affidavits" (Int. No. 1259), which was read the first time and referred to the committee on the judiciary.

Also, "An act to amend chapter twenty-two of the Laws of nineteen hundred and nine, entitled 'An act in relation to the elections, constituting chapter seventeen of the Consolidated Laws' in relation to adding and erasing names on register" (Int. No. 1260), which was read the first time and referred to the committee on the judiciary.

Also, "An act to amend chapter twenty-two of the Laws of nineteen hundred and nine, entitled 'An act in relation to the elections, constituting chapter seventeen of the Consolidated Laws,' in relation to the custody and filing of registers after registration in cities of the first class" (Int. No. 1261), which was read the first time and referred to the committee on the judiciary.

Mr. Weber introduced a bill entitled "An act to amend the Insurance Law, in relation to the valuation of industrial life insurance policies" (Int. No. 1262), which was read the first time and referred to the committee on insurance.

Mr. E. H. White introduced a bill entitled "An act to amend the Highway Law, in relation to State's share of expense of maintaining certain county roads" (Int. No. 1253), which was read the first time and referred to the committee on internal affairs.

Mr. Wilsnack introduced a bill entitled "An act to extend the time of the New York Connecting Railroad Company to finish

its road and put the same in operation" (Int. No. 1264), which was read the first time and referred to the committee on railroads.

Also, "An act to extend the time of the New York Connecting Railroad Company to commence and complete the construction of its bridges across the East river, as authorized by chapter seven hundred and fifty-two of the Laws of nineteen hundred, and chapter six hundred and ninety-one of the Laws of nineteen hundred and five" (Int. No. 1265), which was read the first time and referred to the committee on railroads.

Mr. Toombs introduced a bill entitled "An act to amend section seven hundred and fifty-two of the Penal Law, in relation to crimes against the elective franchise" (Int. No. 1266), which was read the first time and referred to the committee on codes.

Mr. A. F. Allen introduced a bill entitled "An act to provide for the erection of a new armory building in the city of Jamestown, New York, the acquisition of a site for the same, and making an appropriation therefor; and providing for the sale of the old armory site and building and the application of the proceeds to such new building, and for other purposes relative to the same" (Int. No. 1267), which was read the first time and referred to the committee on ways and means.

Mr. Whitney introduced a bill entitled "An act to amend the Town Law, in relation to preparation and distribution of lists or abstracts of audited and rejected accounts against the town" (Int. No. 1268), which was read the first time and referred to the committee on internal affairs.

Mr. Cosad introduced a bill entitled "An act to amend the Village Law, in relation to the powers of the board of cemetery commissioners to make assessments upon lots for the care thereof, and to sell the unoccupied portions of such lots for payment of such unpaid assessments" (Int. No. 1269), which was read the first time and referred to the committee on affairs of villages.

Mr. Foley introduced a bill entitled "An act to amend the Penal Code, in relation to the service of members of the Legislature" (Int. No. 1270), which was read the first time and referred to the committee on codes.

Also, "An act to amend the Penal Law in relation to officers taking compensation in matters in which this State is a party"

(Int. No. 1271), which was read the first time and referred to the committee on codes.

Mr. Reed introduced a bill entitled "An act to amend the Forest, Fish and Game Law, in relation to the open season for lake trout in Owasco lake" (Int. No. 1272), which was read the first time and referred to the committee on fisheries and game.

Also, "An act to amend the Forest, Fish and Game Law, in relation to tip-ups in Cross lake" (Int. No. 1273), which was read the first time and referred to the committee on fisheries and game.

Mr. Garfein introduced a bill entitled "An act to amend the Domestic Relations Law, in relation to qualifications for matrimony as to age of parties and consent of parents" (Int. No. 1274), which was read the first time and referred to the committee on general laws.

Also, "An act to amend the Code of Civil Procedure, in relation to an action to annul a marriage where one of the parties is under the age of consent, and to repeal section seventeen hundred and forty-two relating thereto" (Int. No. 1275), which was read the first time and referred to the committee on codes.

Also, by request, "An act for the relief of the Eagle Avenue German Baptist church, in the twenty-third ward of the city of New York, in the borough of the Bronx, in said city" (Int. No. 1276), which was read the first time and referred to the committee on charitable and religious societies.

Mr. Haines introduced a bill entitled "An act to ratify the proceedings of the board of supervisors of Westchester county, relating to the issuance of temporary loan bonds of said county in the principal amount of thirty-six thousand five hundred and twenty-two and thirteen one hundredths dollars, directed to be issued by the act of said board of supervisors, passed January seventeenth, nineteen hundred and ten, to ratify the execution and authorize the issuance of said bonds, to authorize the raising of taxes to pay the principal and interest of said bonds and to authorize the resale of said bonds under certain conditions" (Int. No. 1277), which was read the first time and referred to the committee on internal affairs.

Also, "An act to ratify the proceedings of the board of supervisors of Westchester county relating to the issuance of funding bonds of said county in the principal amount of eighty-five thousand two hundred and eight and sixty-six one-hundredths dollars, directed to be issued by the act of said board of supervisors, passed January seventeenth, nineteen hundred and ten, to ratify the execution and authorize the issuance of said bonds to authorize the raising of taxes to pay the principal and interest of said bonds and to authorize the resale of said bonds under certain conditions" (Int. No. 1278), which was read the first time and referred to the committee on internal affairs.

Mr. Feeley introduced a bill entitled "An act to amend chapter one hundred and twenty of the Laws of eighteen hundred and eighty-six, entitled 'An act to revise the charter of the city of Lockport' relating to the street lighting fund and the construction of water pipes in said city" (Int. No. 1279), which was read the first time and referred to the committee on affairs of cities.

Mr. J. L. Miller introduced a bill entitled "An act to amend the Labor Law, in relation to firemen of stationary boilers" (Int. No. 1280), which was read the first time and referred to the committee on labor and industries.

Also, "An act to amend the Highway Law, in relation to highways or roads along division lines" (Int. No. 1281), which was read the first time and referred to the committee on internal affairs.

Mr. Neupert introduced a bill entitled "An act to amend the Highway Law, in relation to lamps on vehicles" (Int. No. 1282), which was read the first time and referred to the committee on internal affairs.

Mr. Callan introduced a bill entitled "An act providing for the establishment of a State school of agriculture and domestic science and kindred subjects in Columbia county, and making an appropriation therefor" (Int. No. 1283), which was read the first time and referred to the committee on ways and means.

Mr. Raldiris introduced a bill entitled "An act to amend section thirteen hundred and eighty-three of title two of chapter six

hundred and three of the Laws of nineteen hundred and seven, relating to removal of justices, clerks and deputy clerks" (Int. No. 1284), which was read the first time and referred to the committee on affairs of cities.

By unanimous consent, Mr. A. E. Smith introduced a bill entitled "An act to amend the Greater New York charter, in relation to the department of correction" (Int. No. 1285), which was read the first time and referred to the committee on affairs of cities.

By unanimous consent, Mr. Frisbie introduced a bill entitled "Concurrent resolution of the Senate and Assembly relative to the proposed amendment of the Constitution of the United States, ratifying the same" (Int. No. 1286), which was read the first time and referred to the committee on the judiciary.

By unanimous consent, Mr. Merritt introduced a bill entitled "An act to amend the Insanity Law, relative to the care and treatment of insane persons, and persons under examination as to their sanity, pending such examination and prior to their transfer to institutions for the insane" (Int. No. 1287), which was read the first time and referred to the committee on the judiciary.

Mr. J. S. Phillips, from the committee on the judiciary, to which was referred Assembly bill (No. 843, Int. No. 744) introduced by Mr. Howard, entitled "An act to amend the Lien Law, in relation to artisans' lien on personal property," reported in favor of the passage of the same, with the following amendments:

Page 1, line 5, italicize the words "subdivision 1".

Page 2, line 4, after the numeral "2" strike out all down to and including the word "thercon" in line 7, and insert in place thereof the following: "Every blacksmith or horseshoer, in the event of the surrender of an animal upon which he has expended labor, skill or material,".

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Merritt, from the committee on ways and means, to which was referred Assembly bill introduced by Mr. Merritt (No. 1262, Int. No. 1038), entitled "An act making additional appropriations for Letchworth Village."

Also, Assembly bill introduced by Mr. Merritt (No. 1264, Int. No. 1040), entitled "An act making appropriations for Letchworth Village."

Also, Assembly bill introduced by Mr. Dana (No. 1328, Int. No. 1086), entitled "An act to amend the Election Law, in relation to the powers, duties and salaries of the State Superintendent of Elections and his appointees."

Also Assembly bill introduced by Mr. Green (No. 1496, Int. No. 1191), entitled "An act to amend chapter seven hundred and seventeen of the Laws of nineteen hundred and five, entitled 'An act to provide for the erection of a suitable monument to commemorate the heroism, sacrifice and patriotism of more than nine thousand New York soldiers who were confined as prisoners of war in Andersonville prison, Georgia, of whom more than twenty-five hundred died in prison, and making an appropriation therefor,' by adding to the commission having charge of the erection of the monument three survivors of Andersonville prison."

Also, Assembly bill introduced by Mr. Cheney (No. 543, Int. No. 511), entitled "An act to provide for the sale of part of the armory site in the city of Olean, and the application of the proceeds of such sale," reported in favor of the passage of the same without amendment, which report was agreed to, and said bills placed on the order of second reading.

Mr. Merritt, from the committee on ways and means, to which was recommitted Assembly bill introduced by Mr. Colne (No. 1459, Int. No. 1029), entitled "An act to provide for the mapping of certain canal lands and the lands adjacent thereto belonging to the State, and making an appropriation therefor," reported in favor of the passage of the same without amendment, which report was agreed to, and said bill ordered placed on the order of second reading.

Mr. Merritt, from the committee on ways and means, to which was referred Assembly bill (No. 1479, Int. No. 1185) introduced by Mr. Cheney, entitled "An act making an appropriation to reimburse certain towns of Cattaraugus county for moneys

expended in the repair and improvement of public highways and bridges on the Indian reservation in such county, in the year nineteen hundred and nine," reported in favor of the passage of the same, with the following amendments:

On page 2, line 9, after the comma ",", following the words "cents" strike out the balance of the line; strike out the whole of lines 10, 11, 12, 13, 14, 15, 16, 17 and 18 and in lieu thereof insert the following: "for moneys expended by the several towns in the year nineteen hundred and nine by the supervisors upon the orders of the town superintendents of highways of the several towns for the repair and improvement of the public highways and bridges on the Indian reservation in the county of Cattaraugus, the moneys hereby appropriated to be paid to the supervisors of the several towns entitled thereto by the State Treasurer upon the warrant of the Comptroller upon certified copies of the orders given upon the supervisors of such towns by the town superintendents thereof respectively. The moneys paid to all supervisors hereunder shall be credited to and belong to the highway fund of said towns."

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Merritt, from the committee on ways and means, to which was recommitted Assembly bill introduced by Mr. Merritt (No. 1115, Int. No. 83), entitled "An act making appropriations for the State institutions reporting to the Fiscal Supervisor of State Charities," reported the same with the following amendments:

Page 1, line 7, after "\$2,500);" insert "new barn five thousand dollars (\$5,000);".

Page 2, line 4, after "\$1,500);" insert "for kindergarten building thirty-five thousand dollars (\$35,000)."

Page 2, line 25, after "\$1,000);" insert "for two one hundred and twenty-five horse-power boilers six thousand dollars (\$6,000);".

Page 4, line 2, after "\$2,000);" insert "for additional cottages for boys twenty-five thousand dollars (\$25,000); for additional land twenty thousand dollars (\$20,000);".

Page 4, line 14, after "\$1,000);" insert "for chapel ten thousand dollars (\$10,000);".

Page 5, line 2, after "\$180,000);" insert "for enlarging and repairing hospital and building mortuary ten thousand dollars (\$10,000); for additional land ten thousand dollars (\$10,000);".

Page 5, line 24, strike out the word "five" and insert the word "seven", and after the word "thousand" insert "five hundred".

Page 5, line 25, strike out "\$5,000" and insert in place thereof "\$7,500";".

Page 6, line 4, after "\$7,000); " insert "for additions to west wing to Peterson Hospital twenty-five thousand dollars (\$25,000);".

and request that said bill be recommitted to said committee, which report was agreed to, and said bill ordered reprinted and recommitted to said committee.

Mr. Fowler, from the committee on codes, to which was referred Assembly bill introduced by Mr. Walters (No. 1140, Int. No. 954), entitled "An act to amend the Code of Civil Procedure, in relation to an action to compel the determination of a claim to real property."

Also, Assembly bill introduced by Mr. J. S. Phillips (No. 346, Int. No. 330), entitled "An act to amend the Code of Civil Procedure, in relation to procedure in surrogate's court."

Also, Assembly bill introduced by Mr. Gerken (No. 922, Int. No. 798), entitled "An act to amend chapter five hundred and eighty of the Laws of nineteen hundred and two, as amended, entitled 'An act in relation to the Municipal Court of the city of New York, its officers and marshals,' in relation to the time within which judgment is to be rendered."

Also, Assembly bill introduced by Mr. Perkins (No. 299, Int. No. 291), entitled "An act to repeal section two hundred and ninety-one of the Membership Corporations Law, in relation to personal liability of trustees or directors of corporations for raising, breeding and improving horses."

Also, recommitted Assembly bill introduced by Mr. Perkins (No. 1244, Int. No. 293), entitled "An act to amend the Penal Law, in relation to keeping gaming and betting establishments."

Also, recommitted Assembly bill introduced by Mr. Perkins (No. 1252, Int. No. 292), entitled "An act to amend the Penal Law, in relation to pool-selling, book-making, bets and wagers," reported in favor of the passage of the same without amendment, which report was agreed to, and said bills placed on the order of second reading.

Mr. Fowler, from the committee on codes, to which was referred Assembly bill (No. 326, Int. No. 310) introduced by Mr.

Shea, entitled "An act to amend the Code of Civil Procedure, in relation to fees of justice of the peace," reported in favor of the passage of the same, with the following amendments:

Page 2, line 22, strike out "three" and insert in italics "one dollar and fifty cents".

Page 3, line 13, strike out brackets about "two".

Page 3, line 13, strike out the word "three".

which report was agreed to, and said bill ordered printed, as amended, and placed on the order of second reading.

Mr. Fowler, from the committee on codes, to which was recommended Assembly bill (No. 565, Int. No. 79) introduced by Mr. Whitney, entitled "An act to amend the Penal Law, in relation to compulsory prostitution of women," reported in favor of the passage of the same, with the following amendments:

Page 1, line 7, after word "State" insert in italics "or the exportation of women and girls from this State".

Page 1, line 9, after word "State" insert in italics "or to go from the State".

Page 2, line 3, after word "State," insert in italics "or any one who shall aid any such woman or girl in obtaining transportation to or within this State".

Page 2, line 5, change word "three" to word "two".

Page 2, line 5, change word "ten" to word "twenty".

Page 2, line 9, after word "prostitution", first used, insert in italics "or elsewhere".

Page 2, line 10, after word "compel", insert in italics "or shall induce, entice or procure, or attempt to induce, entice, procure or compel".

Page 2, line 12, after word "compel" insert in italics "or attempt to induce, entice, procure or compel".

Page 2, line 13, after word "compel" insert in italics "or attempt to induce, entice, procure or compel".

Page 2, line 17, strike out word "five" and in place thereof insert word "two".

Page 2, line 17, strike out word "fifteen" and insert in place thereof word "twenty".

Page 2, line 25, strike out word "three" and insert in place thereof word "two".

Page 2, line 26, strike out word "ten" and insert word "twenty".

Page 3, line 7, strike out word "three" and insert word "two".

Page 3, line 7, strike out word "ten" and insert word "twenty".

Page 3, line 17, strike out word "three" and insert word "two".

Page 3, line 17, strike out word "ten" and insert word "twenty".

Page 3, line 26, strike out word "ten" and insert word "twenty-five".

Page 4, line 9, strike out word "five" and insert word "two".

Page 4, line 9, strike out word "fifteen" and insert word "twenty".

Page 4, line 11, after word "receives" strike out words "in whole or in part support or maintenance" and insert in place thereof the words "levy or appropriate any money or other valuable thing without consideration."

Page 4, line 15, strike out word "three" and insert word "two".

Page 4, line 16, strike out word "ten" and insert word "twenty".

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Green, from the committee on general laws, to which was referred Assembly bill introduced by Mr. Evans (No. 1277, Int. No. 1054), entitled "An act to amend the Benevolent Orders Law, in relation to the Modern Woodmen of America."

Also, Assembly bill introduced by Mr. Perkins (No. 1445, Int. No. 1162), entitled "An act to amend the Domestic Relations Law, in relation to proceedings for the abrogation of voluntary adoption of a minor," reported in favor of the passage of the same without amendment, which report was agreed to, and said bills placed on the order of second reading.

Mr. Green, from the committee on general laws, to which was referred Assembly bill introduced by Mr. Green (No. 913, Int. No. 795), entitled "An act to amend the General Business Law, relative to employment agencies," report the following substitute bill:

(See Appendix No. 19.)

and request that said bill, when printed, be recommitted to said committee, which report was agreed to, and said substitute bill ordered printed and recommitted to said committee.

Mr. Parker, from the committee on railroads, to which was re-committed Assembly bill introduced by Mr. Parker (No. 453, Int. No. 53), entitled "An act to amend and revise an act entitled 'An act to establish the Public Service Commissions and prescribing their powers and duties, and to provide for the regulation and control of certain public service corporations and making an appropriation therefor,' the said act as so amended and revised to constitute chapter forty-eight of the Consolidated Laws," reported in favor of the passage of the same, with the following amendments:

Page 2, line 14, strike out "88", insert "87".

Page 4, line 16, bracket "controlled".

Page 4, line 25, bracket comma after "operated" and word "controlled".

Page 5, line 5, bracket comma after "ating", insert "or", bracket "or controlling".

Page 5, line 11, bracket comma after "ing", insert "or", bracket "or controlling".

Page 5, line 16, strike out "and ferry companies," after "and" insert "every".

Page 5, line 19, strike out comma after "operating", insert "or", strike out "or controlling".

Page 5, line 24, strike out period after "municipality", insert ", an express company unless the same is operated wholly or in part upon, or in connection with a railroad or street railroad."

Page 6, line 10, after "maker" insert "on or through private property".

Page 6, line 11, strike out period after "sale", insert "to others."

Page 6, lines 16, 17, strike out "controlled".

Page 7, line 4, after "poses," insert "or for the use of its tenants and not for sale to others", strike out comma after "operating", insert "or", bracket "or controlling".

Page 7, line 5, strike out "and", insert "or".

Page 7, line 6, after "solely" insert "on or through private property for railroad or street railroad purposes or solely".

Page 7, line 7, strike out period after "sale", insert "to others."

Page 7, strike out lines 18, 19, 20, 21, 22, 23.

Page 7, line 24, strike out "17", insert "16".

Page 9, line 18, bracket comma after "leasing", insert "or", bracket "or controlling".

Page 9, line 23, bracket comma after "operating", bracket "controlling".

Page 10, line 2, bracket comma after "operating", bracket "controlling".

Page 10, line 8, bracket comma after "leasing", insert "or", bracket "or controlling".

Page 10, line 12, after "carrier" insert "other than a railroad corporation or street railroad corporation".

Page 10, line 14, strike out "or business".

Page 10, line 18, bracket comma after "leasing", insert "or", bracket "or controlling".

Page 10, line 24, bracket "thereto", insert "thereof".

Page 11, strike out lines 9, 10, 11, 12, 13, 14, insert

"4. A corporation or person owning or holding a majority of the stock of a common carrier, gas or electrical corporation subject to the jurisdiction of the commission shall be subject to the supervision of the same commission in respect of the relations between such common carrier, gas or electrical corporation and such owners or holders of a majority of the stock thereof in so far as such relations arise from or by reason of such ownership or holding of stock thereof or the receipt or holding of any money or property thereof or from or by reason of any contract between them; and in respect of such relations shall in like manner and to the same extent as such common carrier, gas or electrical corporation be subject to examination of accounts, records and memoranda, and furnish such reports and information as the commission shall from time to time direct and require and shall be subject to like penalties for default therein."

Page 18, line 20, bracket comma after "corporation".

Page 20, line 13, after "governor" insert "or by any such person or corporation", strike out "officer", insert "Legislature."

Page 20, line 14, strike out "or body making the request."

Page 22, line 9, strike out "applicant".

Page 26, line 23, after "or" insert "to the people".

Page 28, line 13, bracket "act", insert "chapter".

Page 30, line 26, bracket comma after "passengers", bracket "freight".

Page 36, line 23, after "school" insert "or family".

Page 37, strike out lines 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26.

Page 43, line 6, bracket "freight and".

Page 45, line 23, after "members" insert "or responsible engineers".

Page 45, line 24, strike out "or employees".

Page 46, line 1, strike out brackets and comma therein.

Page 46, line 2, strike out period, insert ", including the right

for such inspection purpose to ride upon any freight locomotive or train or any passenger locomotive or train while in service, and to have upon reasonable notice the use of an inspection locomotive or special locomotive and inspection car for a physical inspection once annually of all the lines and stations of each common carrier under its supervision; and to the extent that such facilities for inspection involve transportation each commissioner and each such employee shall pay the published one-way fare established by the common carrier for the transportation of persons by regular passenger trains over the distance covered by such inspection. The cost of such transportation, if the commission so elects, may be paid upon bill rendered to the commission after the transportation has been furnished and the amount thereof ascertained."

Page 47, line 9, strike out "what they shall contain", insert "the character of the information to be contained therein".

Page 47, line 18, place bracket after "additions," bracket comma after "thirtieth", strike out bracket after "year", strike out comma "and".

Page 47, line 25, after "the" insert "act" in brackets, strike out "acts", insert "acts" in italic.

Page 48, line 13, strike out "s" in "forms", strike out brackets and "filed" therein.

Page 48, strike out italics in lines 22, 23.

Page 48, line 25, after "mission," insert "or shall fail to amend such report within such reasonable time as may be prescribed by the commission," bracket final "s" in "answers".

Page 50, strike out all italics in lines 1, 2, 3.

Page 52, line 9, strike out "service of any kind or amount rendered in".

Page 52, line 14, after "law," insert "or that the maximum rates, fares or charges, chargeable by any such common carrier, railroad or street railroad corporation are insufficient to yield reasonable compensation for the service rendered, and are unjust and unreasonable."

Page 52, line 15, after "shall" insert "with due regard among other things to a reasonable average return upon capital actually expended and to the necessity of making reservations out of income for surplus and contingencies,".

Page 55, line 1, after "conveyances" insert "for the transportation of property".

Page 55, line 6, strike out "passengers or".

Page 55, line 10, after "other" insert "such".

Page 55, line 14, after "time" insert "not less than thirty days,".

Page 56, line 17, after "of" insert "any", strike out "s" in "corporations", strike out "are", insert "is".

Page 56, line 18, after "upon" insert "the".

Page 56, line 19, strike out "s" in "corporations".

Page 57, line 1, strike out "them", insert "it".

Page 57, line 2, strike out "them", insert "it".

Page 57, line 11, after "employees." insert "But nothing herein contained shall affect or modify the terms of a certain contract bearing date January first, eighteen hundred and ninety-two, entered into by and between the city of Buffalo and the various street surface railroad corporations therein named in said contract."

Page 57, after subdivision 6, insert new subdivisions:

"7. Until and except as the Public Service Commission shall otherwise prescribe as to any street railroad corporation or corporations pursuant to the provisions of this chapter, every street surface railroad corporation entering into a contract with another such corporation as provided in section seventy-eight of the Railroad Law shall carry or permit any other party thereto to carry between any two points on the railroads or portions thereof embraced in such contract any passenger desiring to make one continuous trip between such points for one single fare, not higher than the fare lawfully chargeable by either of such corporations for an adult passenger. Every such corporation shall upon demand, and without extra charge, give to each passenger paying one single fare a transfer, entitling such passenger to one continuous trip to any point or portion of any railroad embraced in such contract, to the end that public convenience may be promoted by the operation of the railroads embraced in such contract substantially as a single railroad with a single rate of fare. For every refusal to comply with the requirements of this subdivision the corporation so refusing shall forfeit fifty dollars to the aggrieved party. The provisions of this subdivision shall only apply to railroads wholly within the limits of any one incorporated city or village.

"8. No passenger joint rate, fare, charge, through route or transfer shall be required between any rapid transit railroad and any other rapid transit railroad, or any railroad operated as a street surface railroad, nor between a street surface railroad and any railroad operated wholly by steam, or any railroad operating a distance of over fifty miles partly by steam and partly by electricity."

Page 58, line 23, after "secured." insert "But this section shall not be construed to authorize the commission to require two or more railroad corporations to unite in the erection of a union station."

Page 60, line 5, strike out "three", insert "six".

Page 61, line 9, strike out bracket before "Without".

Page 61, line 10, strike out bracket after "commission".

Page 61, line 11, strike out bracket enclosing "n", strike out "N".

Page 61, lines 13, 14, 15, 16, strike out all italics.

Page 61, line 21, strike out bracket after "construction".

Page 61, line 16, strike out bracket before ", for".

Page 61, lines 25, 26, strike out all italics.

Page 62, line 6, strike out bracket.

Page 62, line 7, strike out brackets and all italics.

Page 62, lines 8, 9, 10, 11, strike out all italics.

Page 63, line 16, after "State" bracket period, insert ", except that a corporation now lawfully holding a majority of the capital stock of any railroad corporation or of a street railroad corporation may with the consent of the commission acquire and hold the remainder of the capital stock of such railroad corporation or street railroad corporation or any portion thereof."

Page 63, line 18, after "acquired" strike out period, insert ", or to prevent, upon the surrender or exchange of said stock pursuant to a reorganization plan, the purchase, acquisition, taking or holding of a proportionate amount of stock of any new corporation organized to take over, at foreclosure or other sale, the property of any corporation whose stock has been thus surrendered or exchanged."

Page 64, lines 14, 15, strike out "replacement", insert "reimbursement".

Page 64, line 15, after "income" insert "from any source", strike out "three", insert "five".

Page 64, line 18, after "maintenance" insert "of service", strike out "of facilities".

Page 64, line 19, strike out "separate", insert "its".

Page 64, line 20, strike out "sufficient", insert "in such manner as".

Page 64, line 21, strike out "to its satisfaction".

Page 65, line 1, bracket "use of the capital", insert "money, property or labor", bracket "secured", insert "procured or paid for".

Page 65, line 2, after "is" insert "or has been".

Page 65, line 12, after "seven", insert "Nothing herein contained, however, shall prohibit the commission from giving its consent to the issue of bonds, notes or other evidence of indebtedness for the reimbursement of moneys heretofore actually expended from income for any of the aforesaid purposes, except maintenance of service and replacements, prior to five years next preceding the filing of an application therefor, if in the judgment

of the commission such consent should be granted; provided, application for such consent shall be made prior to January first, nineteen hundred and twelve."

Page 65, line 17, after "not" insert "without the consent of the commission".

Page 70, line 6, strike out bracket before "on".

Page 70, line 9, insert bracket before "of", strike out italics in lines 9, 10, 11.

Page 70, line 12, strike out "commission acting in violation".

Page 73, after line 4, insert:

"4. Nothing in this chapter shall be taken to prohibit a gas or electrical corporation from establishing a sliding scale for a fixed period for the automatic adjustment of charges for gas, electricity or any service rendered or to be rendered and the dividends to be paid to stockholders of such gas corporation or electrical corporation, providing that the sliding scale shall first have been filed with and approved by the proper commission; but nothing in this subdivision shall operate to prevent the commission after the expiration of such fixed period from fixing proper, just and reasonable rates and charges to be made for service, as authorized in this article."

Page 73, line 16, strike out comma after "leased", insert "or", strike out "or controlled", strike out "such".

Page 73, line 17, strike out semi-colon after corporation, insert period.

Page 73, beginning with word "and" in line 17, strike out all italics to and including "corporation" in line 21.

Page 74, line 2, after "such" insert "reasonable".

Page 74, line 6, after "order" insert "reasonable".

Page 74, line 8, after "other" insert "reasonable".

Page 74, line 13, strike out comma after "purity", insert "or".

Page 74, line 14, strike out "or heating power".

Page 74, line 17, strike out "kind and".

Page 74, line 24, after "the" insert "reasonable minimum and maximum".

Page 75, line 5, strike out "heating power".

Page 75, line 6, strike out "kind or".

Page 76, line 6, strike out "three", insert "six".

Page 76, line 9, strike out comma after "commission", insert period.

Page 76, lines 9, 10, strike out "which may in its discretion forbid the use of such additional forms."

Page 76, lines 21, 22, strike out "particular kind or kinds of".

Page 76, line 22, strike out "performed", insert "furnished".

Page 77, lines 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, strike out all italics.

Page 78, line 13, after "name" insert "s", after "of" insert "its officers", after "the" insert "aggregate", bracket "salary", insert "salaries".

Page 78, line 14, bracket "each officer", insert "them".

Page 81, line 5, strike out "desire", insert "need".

Page 82, line 1, strike out "in the first district".

Page 82, line 7, after "all" insert "general".

Page 82, line 8, strike out period after "municipality", insert "; but this subdivision shall not apply to State, municipal or federal contracts."

Page 82, line 12, after "any" insert "general".

Page 83, lines 3, 4, strike out "specified in its schedule filed and in effect at the time and".

Page 83, line 14, strike out comma after "operating", insert "or".

Page 83, line 15, strike out "or controlling".

Page 85, line 17, strike out "In the first district no", insert "No".

Page 85, line 19, after "meter" insert "the type of", strike out "inspected,", strike out ", and stamped".

Page 85, line 20, strike out "or marked", strike out "an inspector of".

Page 85, line 25, strike out "commission", insert "commission" in italic.

Page 86, line 9, bracket comma after "be", insert "more than", strike out "or more".

Page 86, line 10, after "or" insert "more than," strike out "or more".

Page 86, line 23, strike out period after "meters", insert "upon complaint."

Page 87, line 4, strike out brackets and the word "or" enclosed.

Page 87, line 12, strike out "corporation" in the brackets and insert "corporation".

Page 88, line 13, strike out "s" in "plants".

Page 88, line 15, strike out "replacement", insert "reimbursement".

Page 88, line 16, after "income" insert "from any source", strike out "three", insert "five".

Page 88, line 19, after "maintenance" insert "of service", strike out "of facilities".

Page 88, line 20, strike out "separate", insert "its".

Page 88, line 21, strike out "sufficient", insert "in such manner as".

Page 88, line 22, strike out "to its satisfaction".

Page 89, lines 1, 2, bracket "use of the capital", insert "money, property or labor".

Page 89, line 2, bracket "secured", insert "procured or paid for".

Page 89, line 3, after "is", insert "or has been".

Page 89, lines 4, 5, 6, 7, 8, strike out all italics, insert "specified in the order and that except as otherwise permitted in the order in the case of bonds, notes and other evidence of indebtedness, such purposes are not, in whole or in part, reasonably chargeable to operating expenses or to income. Nothing herein contained, however, shall prohibit the commission from giving its consent to the issue of bonds, notes or other evidence of indebtedness for the reimbursement of moneys heretofore actually expended from income for any of the aforesaid purposes, except maintenance of service and replacements, prior to five years next preceding the filing of an application therefor, if in the judgment of the commission such consent should be granted; provided, application for such consent shall be made prior to January first, nineteen hundred and twelve."

Page 89, line 9, after "whether" insert in brackets "or not".

Page 89, line 13, after "not" insert "without the consent of the commission".

Page 89, line 17, strike out "of", insert "of" in roman.

Page 89, line 18, strike out brackets.

Page 89, line 22, bracket semi-colon, insert period, bracket "p", insert "P".

Page 91, line 8, after "state" bracket period, insert "except that a corporation now lawfully holding a majority of the capital stock of any gas corporation or electrical corporation may with the consent of the commission acquire and hold the remainder of the capital stock of such gas corporation or electrical corporation or any portion thereof."

Page 91, line 10, after "acquired" bracket period, insert "or to prevent, upon the surrender or exchange of said stock pursuant to a reorganization plan, the purchase, acquisition, taking or holding of a proportionate amount of stock of any new corporation organized to take over, at foreclosure or other sale, the property of any corporation whose stock has been thus surrendered or exchanged."

Page 92, line 12, strike out "or", insert "or" in roman.

Page 92, line 14, strike out "or", insert "and".

Page 93, lines 14, 15, strike out "particular kind or kinds of".

Page 93, line 15, strike out "performed", insert "furnished".

Page 93, line 20, bracket "so".

Page 94, line 3, strike out "particular kind or kinds of", strike out "per".

Page 94, line 4, strike out "formed", insert "furnished within the territory and".

Page 94, line 5, after "years" insert "except in the case of a sliding scale".

Page 94, line 12, bracket period after "therein", insert "with due regard among other things to a reasonable average return upon capital actually expended and to the necessity of making reservations out of income for surplus and contingencies."

Page 99, line 15, strike out brackets and word "kept".

Page 99, line 20, strike out "and", insert "and" in roman.

Page 102, line 20, after 38, insert "104".

Page 103, line 15, strike out "act", strike out brackets, strike out "chapter", insert "act".

which report was agreed to, and said bill ordered reprinted and placed on the order of second reading.

Mr. Glore, from the committee on banks, to which was referred Assembly bill introduced by Mr. Glore (No. 1388, Int. No. 1125), entitled "An act to amend the Banking Law, relative to personal association," reported in favor of the passage of the same without amendment, which report was agreed to, and said bill placed on the order of second reading.

Mr. Glore, from the committee on banks, to which was referred Assembly bill (No. 1389, Int. No. 1126) introduced by Mr. Glore, entitled "An act to amend section nineteen of chapter ten of the Laws of nineteen hundred and nine, known as the Banking Law, being chapter two of the Consolidated Laws, in relation to proceedings against and liquidation of delinquent corporations and individual bankers," reported in favor of the passage of the same, with the following amendments:

On page 10, lines 2 and 3, strike out the bracket and insert parenthesis instead.

which report was agreed to, and said bills ordered reprinted, as amended, and placed on the order of second reading.

Mr. A. F. Allen, from the committee on insurance, to which was referred Assembly bill introduced by Mr. A. F. Allen (No. 1154, Int. No. 968), entitled "An act to amend section one hundred and thirty-seven of the Insurance Law, in relation to licenses in excepted cases," reported in favor of the passage of the same

without amendment, which report was agreed to, and said bill placed on the order of second reading.

Mr. Waters, from the committee on affairs of villages, to which was referred Assembly bill introduced by Mr. Barden (No. 1018, Int. No. 870), entitled "An act to amend the Village Law, in relation to the laying out of new streets."

Also, Assembly bill introduced by Mr. W. G. Miller (No. 164, Int. No. 163), entitled "An act to amend the Village Law, in relation to adoption and enforcement of building and sanitary codes in villages of the first class."

Also, Assembly bill introduced by Mr. Wood (No. 1446, Int. No. 1163), entitled "An act to legalize, ratify and confirm the proceedings for the sale and issuance of the bonds of the village of Black River in the amount of twenty-seven thousand dollars, for the purpose of raising funds to defray the cost of establishing a water system for supplying water in said village, providing for the payment of the principal and interest thereof, and authorizing the resale of said bonds in case of certain conditions," reported in favor of the passage of the same without amendment, which report was agreed to, and said bill placed on the order of second reading.

Mr. Waters, from the committee on affairs of villages, to which was referred Assembly bill introduced by Mr. Cheney (No. 1375, Int. No. 1110), entitled "An act to legalize the acts and proceedings of the village of Portville, in Cattaraugus county, its electors, board of trustees, officers and agents, prior to, at the time of, and subsequent to an election held in said village on March fifteenth, nineteen hundred and ten, relative to borrowing money for several public purposes of the village and issuing and selling bonds or certificates of indebtedness of the village therefor, and relative to appropriating village funds for the support of the Portville free library, and to provide for raising money by taxation in said village for the redemption of said bonds or certificates and the payment of interest thereon," retaining its place on the order of third reading, reported in favor of the passage of the same without amendment, which report was agreed to, and said bill ordered restored to its place on the order of third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Roberts (No. 490, Int. No. 465), entitled "An act to amend chapter one hundred and one of the Laws of eighteen hundred and seventy, entitled 'An act to incorporate the trustees of Central New York Conference,' by providing for the election of laymen, members of the Methodist Episcopal Church, as trustees," reported the same with the following recommendations:

Page 1, line 2 of the title, strike out "to incorporate" and insert "incorporating".

Page 1, line 3 of the title, after "of" insert "the".

Page 1, line 3 of the title, strike out "by providing for" and insert "of the Methodist Episcopal Church, relative to".

Page 1, line 2, after "seventy" insert "entitled 'An act incorporating the trustees of the Central New York Conference of the Methodist Episcopal Church,'".

Page 1, line 3, after "Central" insert "New York".

Page 2, line 12, after "chapter" strike out balance of line.

Page 2, line 13, strike out "Laws of eighteen hundred and seventy".

Page 2, line 20, after "meeting" insert "of said trustees".

Page 2, line 21, italicize "or".

Page 2, line 22, italicize "more".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. White (Senate bill No. 403, Assembly bill No. 1427, Rec. No. 37), entitled "An act to amend chapter seven hundred and fifty-five of the Laws of nineteen hundred and seven, entitled 'An act constituting the charter of the city of Rochester,' generally," reported the same with the following recommendations:

Page 1, line 1, strike out "eighty-six".

Page 2, strike out lines 11 to 26, inclusive.

Strike out page 3.

On page 4, strike out lines 1 to 16, inclusive.

On page 9, line 5, strike out "numbered" and insert in the place thereof "section".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Glore (No. 1505, Int. No. 692), entitled "An act to amend the Banking Law, in relation to savings and loan associations," reported the same with the following recommendations:

Page 1, line 6, strike out "TWO" and insert "2".

Page 1, line 8, before "§§" insert "[" and after "2" insert ".".

Page 1, line 9, before "§§" insert "[" and after "5" insert ".".

Page 2, line 1, before "§§" insert "[", after "7" insert ".".

Page 2, line 2, before "§§" insert "[", after "4" insert ".".

Page 2, line 3, before "§§" insert "[", after "8" insert ".".

Page 2, line 5, before "§§" insert "[", after "5" insert ".".

Page 2, line 6, before "§§" insert "[", after "7" insert ".".

Page 2, line 7, before "§§" insert "[".

Page 2, line 8, after "8" insert ".".

Page 2, line 9, before "§§" insert "[", after "4" insert ".".

Page 2, line 10, before "§§" insert "[", after "4" insert ".".

Page 2, line 11, before "§§" insert "[", after "1" insert ".".

Page 2, line 15, strike out "monied" and insert "moneyed".

Page 3, line 15, after "home" insert "—".

Page 4, line 17, after "co" strike out hyphen.

Page 6, line 4, after "Every" insert "such".

Page 11, line 8, after "them" insert comma.

Page 11, line 12, after "is" insert "hereby".

Page 12, line 8, after "had" insert comma.

Page 12, line 9, after "census" insert comma.

Page 15, line 4, before "be" insert "to".

Page 20, line 16, strike out "monied" and insert "moneyed".

Page 42, line 2, strike out capital "A" and insert "a".

Page 56, line 23, italicize "§ 225."

Page 57, line 13, after "cause" insert comma.

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Shea (No. 1456, Int. No. 245), entitled "An act to amend chapter twenty-four of the Laws of nineteen hundred and nine, entitled 'An act relating to the protection of the forests, fish and game of the State, constituting chapter nineteen of the Consolidated Laws,'" reported the same with the following recommendations:

Page 1, line 1 of the title, after "amend" strike out balance of line.

Page 1, strike out lines 2, 3 and 4 of the title, and insert in place thereof "the Forest, Fish and Game Law, in relation to the sale of plumage of birds."

Page 1, line 1, after "of" strike out balance of line and insert "the Forest, Fish and Game Law,".

Page 1, strike out lines 2 and 3, and line 4, as far as the word "is".

Page 2, after "adding", line 15, insert "thereto".

Page 2, line 15, strike out "to said section," also strike out "known".

Page 2, line 16, strike out "as".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Whitney (No. 1295, Int. No. 958), entitled "An act to amend the Education Law, in relation to the establishment of a State school of sanitary science and public health at Cornell University, and making an appropriation therefor," reported the same with the following recommendations:

On page 3, line 23, after the word "school." make a new paragraph of the following sentence, and insert "§ 3." at the beginning of said paragraph, and change the same from italics to roman.

Same page, line 27, strike out "4" and insert "5".

On page 3, line 9, strike out "under the provisions of this act," and insert in place thereof "for the purposes provided in this section".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. Feeley offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on labor and industry be discharged from the further consideration of the bill (No. 1011, Int. No. 863), entitled "An act to amend the Labor Law, in relation to hours of labor of minors and women."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Said bill having been announced, Mr. Feeley moved to amend by substituting therefor the following substitute bill:

(See Appendix No. 20.)

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

On motion of Mr. Feeley, said bill was ordered reprinted and recommitted to said committee.

Mr. Colne offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on ways and means be discharged from the further consideration of the bill (No. 1291, Int. No. 1081), entitled "An act to amend the State Boards and Commissions Law, in relation to establishing a State board of commerce and industry."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Said bill having been announced, Mr. Colne moved to amend as follows:

Page 2, line 18, strike out the word "seven" and insert the word "five".

Page 2, line 19, strike out the word "five hundred".

Page 2, line 21, strike out the words "two deputies, each of whom" and insert in place thereof the words "a deputy who".

Page 2, line 22, strike out the word "five" and insert in place thereof the word "three".

Page 2, line 23, strike out the comma after the word "secretary" and the balance of the page, and insert the following: "who shall receive an annual salary of two thousand five hundred dollars, two stenographers who shall each receive an annual salary of twelve hundred dollars; a messenger who shall receive an annual salary of seven hundred and twenty dollars. Such deputy may be assigned to the charge of a branch office, if any, in the city of New York."

Page 3, line 14, strike out the words "they believe" and insert in place thereof the words "he believes".

Page 4, line 18, strike out the word "commission" and insert in place thereof the word "committee".

Page 4, between lines 26 and 27, insert the following: "§ 3. The sum of twenty thousand dollars, or so much thereof as may be necessary, is hereby appropriated for the purpose of carrying out the provisions of this act, to be paid on the warrant of the Comptroller on the order of the commissioner of commerce and industry."

Page 4, line 27, change the numeral "2" to "4".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

On motion of Mr. Colne, said bill was ordered reprinted and recommitted to said committee.

Mr. Haines offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on internal affairs be discharged from the further consideration of the bill (No. 91, Int. No. 91), entitled "An act to amend the Highway Law, in relation to registration by non-residents."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Said bill having been announced, Mr. Haines moved to amend as follows:

Page 1, line 7, after the word "to" insert in italics "a".

Page 1, line 7, bracket the "s" in the word "vehicles".

Page 1, line 8, after the word "by" insert in italics "a".

Page 1, line 8, bracket the second "s" in the word "non-residents".

Page 1, line 8, bracket the "s" in the word "owners".

Page 1, line 9, before the word "have" insert in italics the word "shall".

Page 1, line 9, before the word "any" insert "[".

Page 2, line 3, before the period insert "]" and in italics the following words: "the provisions of the law of the State, Territory or Federal district of his residence relative to motor vehicles and the operation thereof and shall conspicuously display on the front and rear of such vehicle his State, Territory or Federal district number; and provided further that the provisions of the said sections of this article are substantially in force in such State, Territory or Federal district and also that the laws of said State, Territory or Federal district of the residence of such nonresident owner exempts motor vehicles duly registered under the laws of and owned by residents of this State and their owners from any registration or license fees or tax when operating in such foreign State, Territory or Federal district and provided further that this exemption to a nonresident shall not apply to nonresident corporations doing business in this State."

Page 2, strike out all of lines 4 to 7, inclusive.

The Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

On motion of Mr. Haines, said bill was ordered reprinted and recommitted to said committee.

Mr. MacGregor offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on affairs of cities be discharged from the further consideration of the bill (No. 1373, Int. No. 1217), entitled "An act authorizing the city of Buffalo to provide for the separation of the grades of certain streets and public grounds therein from the grades of railroad tracks upon or across the same, and for the discontinuance, contraction or alteration of said streets and public grounds."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Said bill having been announced, Mr. MacGregor moved to amend as follows:

Page 1, line 8, strike out word "Erie" and insert word "Georgia".

Page 1, line 8, beginning at word "and" strike out all down to and including word "river" in line 3, page 2.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

On motion of Mr. MacGregor, said bill was ordered reprinted and recommitted to said committee.

Mr. Abbey offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on internal affairs be discharged from the further consideration of the bill (No. 1373, Int. No. 1108), entitled "An act to legalize the official acts of Cornelius Loudon in the year nineteen hundred and nine as deputy town clerk of the town of Phelps in the county of Ontario, under George R. Clark, town clerk of said town."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Said bill having been announced, Mr. Abbey moved to amend as follows:

Title, line 2, after the words "hundred and" insert "six, seven, eight and".

Page 1, line 1, strike out "in" and insert "during", insert an "s" after "years", at the end of the line insert "six, seven, eight and".

Page 1, line 3, after "year" insert "s".

Page 2, line 3, after "year" insert letter "s".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

On motion of Mr. Abbey, said bill was ordered reprinted and recommitted to said committee.

Mr. Haines offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on codes be discharged from the further consideration of the bill (No. 90, Int. No. 90), entitled "An act to amend the Penal Law, prohibiting persons not admitted to practice as attorneys and counselors in the courts of record of the State from practicing in any court or before any magistrate or performing any legal service within any city of the first or second class."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Said bill having been announced, Mr. Haines moved to amend as follows:

Page 1, line 1, strike out the second "s" in the word "sections", and the words "and two hun-" at the end of line.

Page 1, line 2, strike out the words "dred and seventy-two".

Page 1, line 5, strike out the word "respectively" and the comma after the same; strike out the word "are" and insert in place thereof the word "is".

Page 1, line 6, insert brackets before and after the words "New York city", and after the last bracket insert the words "cities of the first or second class" in italics.

Page 2, line 4, strike out the italicized words "or justice of the peace".

Page 2, line 5, commencing with the comma after the word "class" strike out all of the italicized matter down to the comma after the word "writing" in line 8.

Page 2, line 10, before the period after the word "State" insert in italics the following: "but nothing in this act shall be held to apply to officers of societies for the prevention of cruelty, duly appointed, when exercising the special powers conferred upon such corporation under article six of the membership corporations law".

Page 2, strike out all of lines 11 to 25, inclusive.

Page 2, line 26, change the numeral "3" to "2".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

On motion of Mr. Haines, said bill was ordered reprinted and recommitted to said committee.

On motion of Mr. Whitney, the committee on revision was instructed to report Assembly bill (No. 1293, Int. No. 985) with the following recommendation:

On page 3, line 9, strike out "under the provisions of this act" and insert in place thereof "for the purposes provided in this section".

The bill (No. 502, Int. No. 479) entitled "An act to empower the Court of Claims to hear, try and determine the claim of the Oneida nation of Indians," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 128

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Harwood	Murray	Sweet
Allen A F	Delano	Herrick	Neupert	Thompson
Allen H E	De Long	Higgins	Nolan	Thorn
Argetsinger	Doherty	Hinman	O'Connor	Toombs
Barden	Donnelly	Hoey	Odell	Trombly
Bates	Donovan	Holden	Oliver	Van Olinda
Baumes	Ebbets	Howard	O'Neill J J	Vicinus
Beck	Evans	Jackson	O'Neil M A	Vosburgh
Boshart	Eveleth	Keller	Parker	Walker
Boylan	Farrell	Kopp	Perkins	Walters
Brainerd	Fay	Lachman	Phillips C W	Ward
Brown G W	Filley	Lansing	Phillips J S	Waters
Burgoyne	Foley	Lee	Pitkin	Weber
Callan	Fowler	Levy J	Raldiris	Weiland
Caughlan	Friend	Lowman	Reed	Weinstein
Chanler	Frisbie	Lupton	Roberts	Wende
Cheney	Garfein	Macdonald	Sanner	White L H
Clarke R H	Gerhardt	MacGregor	Shea	Whitley
Clark S C	Gerken	Manley	Shepardson	Whitney
Coffey	Goldberg	Marlatt	Shortt	Wilkie
Colné	Goodspeed	McCue	Smith A E	Wilsnack
Conklin	Goodwin	McElligott	Smith M	Wood
Connell	Gray	McInerney	Stevenson	Wright
Cosad	Green	Merritt	Stivers	Yale
Crocker	Greenwood	Metzendorf	Sullivan	Young F L
Cross	Haines	Miller J L		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1396, Int. No. 341) entitled "An act to amend the Agricultural Law, in relation to care and feed of cows, and care and keeping of the produce therefrom," having been announced,

Mr. Boshart moved that said bill be recommitted to the committee on agriculture, with instructions to report the same forthwith, amended as follows:

Page 2, lines 15 and 16, strike out the words "take such action, exercise such surveillance".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Boshart, from the committee on agriculture, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

By unanimous consent, Mr. Wende offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on affairs of villages be discharged from the further consideration of the Senate bill (No. 582, Rec. No. 56), entitled "An act to amend chapter three hundred and seventy of the Laws of eighteen hundred and ninety-seven, entitled 'An act to revise, amend and consolidate the several acts relating to the village of Lancaster, and to repeal all acts and parts of acts relating thereto,' generally, and to repeal a section thereof requiring the board of trustees to take an enumeration of the inhabitants."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

On motion of Mr. Wende, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Wende, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Abbey	Delano	Herrick	Neupert	Thompson
Allen A F	De Long	Higgins	Nolan	Thorn
Allen H E	Doherty	Hinman	O'Connor	Toombs
Argetsinger	Donnelly	Hoey	Odell	Trombly
Barden	Donovan	Holden	Oliver	Van Olinda
Bates	Ebbets	Howard	O'Neill J J	Vicinus
Baumes	Evans	Jackson	O'Neil M A	Vosburgh
Beck	Eveleth	Keller	Parker	Walker
Boshart	Farrell	Kopp	Patrie	Walters
Boylan	Fay	Lachman	Perkins	Ward
Brainerd	Fillee	Lansing	Phillips C W	Waters
Brown G W	Foley	Lee	Phillips J S	Weber
Burgoyne	Fowler	Levy J	Pitkin	Weiland
Callan	Friend	Lowman	Raldiris	Weinstein
Caughlan	Frisbie	Lupton	Reed	Wende
Chanler	Garfein	Macdonald	Roberts	White E H
Cheney	Gerhardt	MacGregor	Sanner	White L H
Clarke R H	Gerken	Manley	Shea	Whitley
Clark S C	Gillen	Marlatt	Shepardson	Whitney
Coffey	Goodspeed	McCue	Shortt	Wilkie
Colné	Goodwin	McElligott	Smith A E	Wilsnack
Conklin	Graubard	McInerney	Smith M	Wood
Connel	Gray	Merritt	Stevenson	Wright
Cosad	Green	Metzendorf	Stivers	Yale
Crocker	Greenwood	Miller J L	Sullivan	Young E
Cross	Haines	Murray	Sweet	Young F L
Dana	Harwood			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1145, Int. No. 959) entitled "An act to amend chapter three hundred and seventy of the Laws of eighteen hundred and ninety-seven, entitled 'An act to revise, amend and consolidate the several acts relating to the village of Lancaster, and to repeal all acts and parts of acts relating thereto,' generally, and to repeal a section thereof requiring the board of trustees to make an enumeration of the inhabitants," having been announced for a third reading,

On motion of Mr. Wende, said bill was laid aside, and ordered stricken from the calendar.

The bill (No. 1490, Int. No. 976) entitled "An act to amend the Lien Law, in relation to liens on canal boats," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 128

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Harwood	Murray	Sweet
Allen A F	Delano	Herrick	Neupert	Thompson
Allen H E	De Long	Higgins	Nolan	Thorn
Argetsinger	Doherty	Hinman	O'Connor	Toombs
Barden	Donnelly	Hoey	Odell	Trombly
Bates	Donovan	Holden	Oliver	Van Olinda
Baumes	Ebbets	Howard	O'Neill J J	Vicinus
Beck	Evans	Jackson	O'Neil M A	Vosburgh
Boshart	Eveleth	Keller	Parker	Walker
Boylan	Farrell	Kopp	Perkins	Walters
Brainerd	Fay	Lachman	Phillips C W	Ward
Brown G W	Filley	Lansing	Phillips J S	Waters
Burgoyne	Foley	Lee	Pitkin	Weber
Callan	Fowler	Levy J	Raldiris	Weiland
Caughlan	Friend	Lowman	Reed	Weinstein
Chanler	Frisbie	Lupton	Roberts	Wende
Cheney	Garfein	Macdonald	Sanner	White L H
Clarke R H	Gerhardt	MacGregor	Shea	Whitley
Clark S C	Gerken	Manley	Shepardson	Whitney
Coffey	Goldberg	Marlatt	Shortt	Wilkie
Colné	Goodspeed	McCue	Smith A E	Wilsnack
Conklin	Goodwin	McElligott	Smith M	Wood
Connell	Gray	McInerney	Stevenson	Wright
Cosad	Green	Merritt	Stivers	Yale
Crocker	Greenwood	Metzendorf	Sullivan	Young F L
Cross	Haines	Miller J L		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1489, Int. No. 1031) entitled "An act to amend the Public Health Law, in relation to vital statistics," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 128

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Harwood	Murray	Sweet
Allen A F	Delano	Herrick	Neupert	Thompson
Allen H E	De Long	Higgins	Nolan	Thorn
Argetsinger	Doherty	Hinman	O'Connor	Toombs
Barden	Donnelly	Hoey	Odell	Trombly
Bates	Donovan	Holden	Oliver	Van Olinda
Baumes	Ebbets	Howard	O'Neill J J	Vicinus
Beck	Evans	Jackson	O'Neil M A	Vosburgh
Boshart	Eveleth	Keller	Parker	Walker
Boylan	Farrell	Kopp	Perkins	Walters
Brainerd	Fay	Lachman	Phillips C W	Ward
Brown G W	Filley	Lansing	Phillips J S	Waters
Burgoyne	Foley	Lee	Pitkin	Weber
Callan	Fowler	Levy J	Raldiris	Weiland
Caughlan	Friend	Lowman	Reed	Weinstein
Chanler	Frisbie	Lupton	Roberts	Wende
Cheney	Garfein	Macdonald	Sanner	White L H
Clarke R H	Gerhardt	MacGregor	Shea	Whitley
Clark S C	Gerken	Manley	Shepardson	Whitney
Coffey	Goldberg	Marlatt	Shortt	Wilkie
Colné	Goodspeed	McCue	Smith A E	Wilsnack
Conklin	Goodwin	McElligott	Smith M	Wood
Connell	Gray	McInerney	Stevenson	Wright
Cosad	Green	Merritt	Stivers	Yale
Crocker	Greenwood	Metzendorf	Sullivan	Young F L
Cross	Haines	Miller J L		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1485, Int. No. 311) entitled "An act to amend chapter three hundred and forty-two of the Laws of nineteen hundred and two, entitled 'An act to make the office of supervisor in the county of Westchester a salaried office and to regulate the sessions of the board of supervisors in said county,' in relation to the salary of supervisors," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 128

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Harwood	Murray	Sweet
Allen A F	Delano	Herrick	Neupert	Thompson
Allen H E	De Long	Higgins	Nolan	Thorn
Argetsinger	Doherty	Hinman	O'Connor	Toombs
Barden	Donnelly	Hoey	Odell	Trombly
Bates	Donovan	Holden	Oliver	Van Olinda
Baumes	Ebbets	Howard	O'Neill J J	Vicinus
Beck	Evans	Jackson	O'Neil M A	Vosburgh
Boshart	Eveleth	Keller	Parker	Walker
Boylan	Farrell	Kopp	Perkins	Walters
Brainerd	Fay	Lachman	Phillips C W	Ward
Brown G W	Filley	Lansing	Phillips J S	Waters
Burgoyne	Foley	Lee	Pitkin	Weber
Callan	Fowler	Levy J	Raldiris	Weiland
Caughlan	Friend	Lowman	Reed	Weinstein
Chanler	Frisbie	Lupton	Roberts	Wende
Cheney	Garfein	Macdonald	Sanner	White L H
Clarke R H	Gerhardt	MacGregor	Shea	Whitley
Clark S C	Gerken	Manley	Shepardson	Whitney
Coffey	Goldberg	Marlatt	Shortt	Wilkie
Colné	Goodspeed	McCue	Smith A E	Wilsnack
Conklin	Goodwin	McElligott	Smith M	Wood
Connell	Gray	McInerney	Stevenson	Wright
Cosad	Green	Merritt	Stivers	Yale
Crocker	Greenwood	Metzendorf	Sullivan	Young F L
Cross	Haines	Miller J L		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have reconsidered their vote on the final passage of said bill, and, as amended, have again passed the same and request the concurrence of the Senate therein.

The bill (No. 1488, Int. No. 697) entitled "An act to amend chapter twenty-one of the Laws of nineteen hundred and nine, entitled 'An act relating to education, constituting chapter sixteen of the Consolidated Laws,' in relation to the maintenance and payment of expenses of tuition and maintenance of deaf-mute children," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 128

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Harwood	Murray	Sweet
Allen A F	Delano	Herrick	Neupert	Thompson
Allen H E	De Long	Higgins	Nolan	Thorn
Argetsinger	Doherty	Hinman	O'Connor	Toombs
Barden	Donnelly	Hoey	Odell	Trombly
Bates	Donovan	Holden	Oliver	Van Olinda
Baumes	Ebbets	Howard	O'Neill J J	Vicinus
Beck	Evans	Jackson	O'Neil M A	Vosburgh
Boshart	Eveleth	Keller	Parker	Walker
Boylan	Farrell	Kopp	Perkins	Walters
Brainerd	Fay	Lachman	Phillips C W	Ward
Brown G W	Filley	Lansing	Phillips J S	Waters
Burgoyne	Foley	Lee	Pitkin	Weber
Callan	Fowler	Levy J	Raldiris	Weiland
Caughlan	Friend	Lowman	Reed	Weinstein
Chanler	Frisbie	Lupton	Roberts	Wende
Cheney	Garfein	Macdonald	Sanner	White L H
Clarke R H	Gerhardt	MacGregor	Shea	Whitley
Clark S C	Gerken	Manley	Shepardson	Whitney
Coffey	Goldberg	Marlatt	Shortt	Wilkie
Colné	Goodspeed	McCue	Smith A E	Wilsnack
Conklin	Goodwin	McElligott	Smith M	Wood
Connell	Gray	McInerney	Stevenson	Wright
Cosad	Green	Merritt	Stivers	Yale
Crocker	Greenwood	Metzendorf	Sullivan	Young F L
Cross	Haines	Miller J L		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1486, Int. No. 141) entitled "An act to amend the Judiciary Law, relating to the qualifications of trial jurors in Richmond county," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 128

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Harwood	Murray	Sweet
Allen A F	Delano	Herrick	Neupert	Thompson
Allen H E	De Long	Higgins	Nolan	Thorn
Argetsinger	Doherty	Hinman	O'Connor	Toombs
Barden	Donnelly	Hoey	Odell	Trombly
Bates	Donovan	Holden	Oliver	Van Olinda

Baumes	Ebbets	Howard	O'Neill J J	Vicinus
Beck	Evans	Jackson	O'Neil M A	Vosburgh
Boshart	Eveleth	Keller	Parker	Walker
Boylan	Farrell	Kopp	Perkins	Walters
Brainerd	Fay	Lachman	Phillips C W	Ward
Brown G W	Filley	Lansing	Phillips J S	Waters
Burgoyne	Foley	Lee	Pitkin	Weber
Callan	Fowler	Levy J	Raldiris	Weiland
Caughlan	Friend	Lowman	Reed	Weinstein
Chanler	Frisbie	Lupton	Roberts	Wende
Cheney	Garfein	Macdonald	Sanner	White L H
Clarke R H	Gerhardt	MacGregor	Shea	Whitley
Clark S C	Gerken	Manley	Shepardson	Whitney
Coffey	Goldberg	Marlatt	Shortt	Wilkie
Colné	Goodspeed	McCue	Smith A E	Wilsnack
Conklin	Goodwin	McElligott	Smith M	Wood
Connell	Gray	McInerney	Stevenson	Wright
Cosad	Green	Merritt	Stivers	Yale
Crocker	Greenwood	Metzendorf	Sullivan	Young F L
Cross	Haines	Miller J L		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1487, Int. No. 142) entitled "An act to amend the Judiciary Law, relating to drawing of trial jurors, in the county of Richmond," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 128

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Harwood	Murray	Sweet
Allen A F	Delano	Herrick	Neupert	Thompson
Allen H E	De Long	Higgins	Nolan	Thorn
Argetsinger	Doherty	Hinman	O'Connor	Toombs
Barden	Donnelly	Hoey	Odell	Trombly
Bates	Donovan	Holden	Oliver	Van Olinda
Baumes	Ebbets	Howard	O'Neill J J	Vicinus
Beck	Evans	Jackson	O'Neil M A	Vosburgh
Boshart	Eveleth	Keller	Parker	Walker
Boylan	Farrell	Kopp	Perkins	Walters
Brainerd	Fay	Lachman	Phillips C W	Ward
Brown G W	Filley	Lansing	Phillips J S	Waters
Burgoyne	Foley	Lee	Pitkin	Weber
Callan	Fowler	Levy J	Raldiris	Weiland
Caughlan	Friend	Lowman	Reed	Weinstein
Chanler	Frisbie	Lupton	Roberts	Wende
Cheney	Garfein	Macdonald	Sanner	White L H

Clarke R H	Gerhardt	MacGregor	Shea	Whitley
Clark S C	Gerken	Manley	Shepardson	Whitney
Coffey	Goldberg	Marlatt	Shortt	Wilkie
Colné	Goodspeed	McCue	Smith A E	Wilsnack
Conklin	Goodwin	McElligott	Smith M	Wood
Connell	Gray	McInerney	Stevenson	Wright
Cosad	Green	Merritt	Stivers	Yale
Crocker	Greenwood	Metzendorf	Sullivan	Young F L
Cross	Haines	Miller J L		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1507, Int. No. 917) entitled "An act to amend the State Finance Law, in relation to creating a salary classification commission," having been announced for a third reading,

On motion of Mr. Merritt, and by unanimous consent, said bill was ordered placed on the third reading calendar for Thursday next.

The bill (No. 1509, Int. No. 1077) entitled "An act to amend the Executive Law, in regard to the deputies to the Comptroller," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Haines	Metzendorf	Sullivan
Allen A F	Delano	Harwood	Miller J L	Sweet
Allen H E	De Long	Herrick	Murray	Thompson
Argetsinger	Doherty	Higgins	Neupert	Thorn
Barden	Donnelly	Hinman	Nolan	Toombs
Bates	Donovan	Hoey	O'Connor	Trombly
Baumes	Ebbets	Holden	Odell	Van Olinda
Beck	Evans	Howard	Oliver	Vicinus
Boshart	Eveleth	Jackson	O'Neill J J	Vosburgh
Boylan	Farrell	Joseph	O'Neil M A	Walker
Brainerd	Fay	Keller	Parker	Walters
Brown G W	Filley	Kopp	Perkins	Ward
Burgoyne	Foley	Lachman	Phillips C W	Waters
Callan	Fowler	Lansing	Phillips J S	Weber
Caughlan	Friend	Lee	Pitkin	Weiland
Chanler	Frisbie	Levy J	Raldiris	Weinstein
Cheney	Garfein	Lowman	Reed	Wende
Clarke R H	Gerhardt	Lupton	Roberts	White L H

Clark S C	Gerken	Macdonald	Sanner	Whitley
Coffey	Goldberg	MacGregor	Shea	Whitney
Colné	Goodspeed	Manley	Shepardson	Wilkie
Conklin	Goodwin	Marlatt	Shortt	Wilsnack
Connell	Graubard	McCue	Smith A E	Wood
Cosad	Gray	McElligott	Smith M	Wright
Crocker	Green	McInerney	Stevenson	Yale
Cross	Greenwood	Merritt	Stivers	Young F L

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1492, Int. No. 648) entitled "An act to amend the County Law, in relation to fire districts," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Harwood	Murray	Sweet
Allen A F	Delano	Herrick	Neupert	Thompson
Allen H E	De Long	Higgins	Nolan	Thorn
Argetsinger	Doherty	Hinman	O'Connor	Toombs
Barden	Donnelly	Hoey	Odell	Trombly
Bates	Donovan	Holden	Oliver	Van Olinda
Baumes	Ebbets	Howard	O'Neill J J	Vicinus
Beck	Evans	Jackson	O'Neil M A	Vosburgh
Boshart	Eveleth	Keller	Parker	Walker
Boylan	Farrell	Kopp	Patrie	Walters
Brainerd	Fay	Lachman	Perkins	Ward
Brown G W	Filley	Lansing	Phillips C W	Waters
Burgoyne	Foley	Lee	Phillips J S	Weber
Callan	Fowler	Levy J	Pitkin	Weiland
Caughlan	Friend	Lowman	Raldiris	Weinstein
Chanler	Frisbie	Lupton	Reed	Wende
Cheney	Garfein	Macdonald	Roberts	White E H
Clarke R H	Gerhardt	MacGregor	Sanner	White L H
Clark S C	Gerken	Manley	Shea	Whitley
Coffey	Goldberg	Marlatt	Shepardson	Whitney
Colné	Goodspeed	McCue	Shortt	Wilkie
Conklin	Goodwin	McElligott	Smith A E	Wilsnack
Connell	Gray	McInerney	Smith M	Wood
Cosad	Green	Merritt	Stevenson	Wright
Crocker	Greenwood	Metzendorf	Stivers	Yale
Cross	Haines	Miller J L	Sullivan	Young F L

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1493, Int. No. 599) entitled "An act to amend the State Charities Law, generally," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 128

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Harwood	Murray	Sweet
Allen A F	Delano	Herrick	Neupert	Thompson
Allen H E	De Long	Higgins	Nolan	Thorn
Argetsinger	Doherty	Hinman	O'Connor	Toombs
Barden	Donnelly	Hoe	Odell	Trombly
Bates	Donovan	Holden	Oliver	Van Olinda
Baumes	Ebbets	Howard	O'Neill J J	Vicinus
Beck	Evans	Jackson	O'Neil M A	Vosburgh
Boshart	Eveleth	Keller	Parker	Walker
Boylan	Farrell	Kopp	Perkins	Walters
Brainerd	Fay	Lachman	Phillips C W	Ward
Brown G W	Filley	Lansing	Phillips J S	Waters
Burgoyne	Foley	Lee	Pitkin	Weber
Callan	Fowler	Levy J	Raldiris	Weiland
Caughlan	Friend	Lowman	Reed	Weinstein
Chanler	Frisbie	Lupton	Roberts	Wende
Cheney	Garfein	Macdonald	Sanner	White L H
Clarke R H	Gerhardt	MacGregor	Shea	Whitley
Clark S C	Gerken	Manley	Shepardson	Whitney
Coffey	Goldberg	Marlatt	Shortt	Wilkie
Colné	Goodspeed	McCue	Smith A E	Wilsnack
Conklin	Goodwin	McElligott	Smith M	Wood
Connell	Gray	McInerney	Stevenson	Wright
Cosad	Green	Merritt	Stivers	Yale
Crocker	Greenwood	Metzendorf	Sullivan	Young F L
Cross	Haines	Miller J L		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1491, Int. No. 971) entitled "An act to amend chapter four hundred sixty-nine of the Laws of nineteen hundred and six, entitled 'An act to provide for issuing of bonds of the State for the improvement of highways, and making an appropriation therefor,' relative to cost of highway construction," was read the third time, having been printed and upon the desks of

the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131

NOES 00

Those who voted in the affirmative were:

Abbey	Delano	Herrick	Neupert	Thompson
Allen A F	De Long	Higgins	Nolan	Thorn
Allen H E	Doherty	Hinman	O'Connor	Toombs
Argetsinger	Donnelly	Hoey	Odell	Trombly
Barden	Donovan	Holden	Oliver	Van Olinda
Bates	Ebbets	Howard	O'Neill J J	Vicinus
Baumes	Evans	Jackson	O'Neil M A	Vosburgh
Beck	Eveleth	Keller	Parker	Walker
Boshart	Farrell	Kopp	Patrie	Walters
Boylan	Fay	Lachman	Perkins	Ward
Brainerd	Filley	Lansing	Phillips C W	Waters
Brown G W	Foley	Lee	Phillips J S	Weber
Burgoyne	Fowler	Levy J	Pitkin	Weiland
Callan	Friend	Lowman	Raldiris	Weinstein
Caughlan	Frisbie	Lupton	Reed	Wende
Chanler	Garfein	Macdonald	Roberts	White E D
Cheney	Gerhardt	MacGregor	Sanner	White L H
Clarke R H	Gerken	Manley	Shea	Whitley
Clark S C	Goldberg	Marlatt	Shepardson	Whitney
Coffey	Goodspeed	McCue	Shortt	Wilkie
Colné	Goodwin	McElligott	Smith A E	Wilsnack
Conklin	Gray	McInerney	Smith M	Wood
Connell	Green	Merritt	Stevenson	Wright
Cosad	Greenwood	Metzendorf	Stivers	Yale
Crocker	Haines	Miller J L	Sullivan	Young E
Cross	Harwood	Murray	Sweet	Young F L
Dana				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1508, Int. No. 381) entitled "An act to amend the Forest, Fish and Game Law, in relation to the use of scap nets," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131

NOES 00

Those who voted in the affirmative were:

Abbey	Delano	Herrick	Neupert	Thompson
Allen A F	De Long	Higgins	Nolan	Thorn
Allen H E	Doherty	Hinman	O'Connor	Toombs
Argetsinger	Donnelly	Hoey	Odell	Trombly
Barden	Donovan	Holden	Oliver	Van Olinda
Bates	Ebbets	Howard	O'Neill J J	Vicinus
Baumes	Evans	Jackson	O'Neil M A	Vosburgh
Beck	Eveleth	Keller	Parker	Walker
Boshart	Farrell	Kopp	Patrie	Walters
Boylan	Fay	Lachman	Perkins	Ward
Brainerd	Filley	Lansing	Phillips C W	Waters
Brown G W	Foley	Lee	Phillips J S	Weber
Burgoyne	Fowler	Levy J	Pitkin	Weiland
Callan	Friend	Lowman	Raldiris	Weinstein
Caughlan	Frisbie	Lupton	Reed	Wende
Chanler	Garfein	Macdonald	Roberts	White E H
Cheney	Gerhardt	MacGregor	Sanner	White L H
Clarke R H	Gerken	Manley	Shea	Whitley
Clark S C	Goldberg	Marlatt	Shepardson	Whitney
Coffey	Goodspeed	McCue	Shortt	Wilkie
Colné	Goodwin	McElligott	Smith A E	Wilsnack
Conklin	Gray	McInerney	Smith M	Wood
Connell	Green	Merritt	Stevenson	Wright
Cosad	Greenwood	Metzendorf	Stivers	Yale
Crocker	Haines	Miller J L	Sullivan	Young E
Cross	Harwood	Murray	Sweet	Young F L
Dana				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The Senate bill (No. 244, Rec. No. 23) entitled "An act to authorize The International Order of The King's Daughters and Sons to vest its management in its central council, and to remove the limit to its term of existence," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 128

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Harwood	Murray	Sweet
Allen A F	Delano	Herrick	Neupert	Thompson
Allen H E	De Long	Higgins	Nolan	Thorn

Argeisinger	Doherty	Hinman	O'Connor	Toombs
Barden	Donnelly	Hoey	Odell	Trombly
Bates	Donovan	Holden	Oliver	Van Olinda
Baumes	Ebbets	Howard	O'Neill J J	Vicinus T
Beck	Evans	Jackson	O'Neil M A	Vosburgh
Boshart	Eveleth	Keller	Parker	Walker
Boylan	Farrell	Kopp	Perkins	Walters
Brainerd	Fay	Lachman	Phillips C W	Ward
Brown G W	Filley	Lansing	Phillips J S	Waters
Burgoyne	Foley	Lee	Pitkin	Weber
Callan	Fowler	Levy J	Raldiris	Weiland
Caughlan	Friend	Lowman	Reed	Weinstein
Chanler	Frisbie	Lupton	Roberts	Wende
Cheney	Garfein	Macdonald	Sanner	White L H
Clarke R H	Gerhardt	MacGregor	Shea	Whitley
Clark S C	Gerken	Manley	Shepardson	Whitney
Coffey	Goldberg	Marlatt	Shortt	Wilkie
Colne	Goodspeed	McCue	Smith A E	Wilsnack
Conklin	Goodwin	McElligott	Smith M	Wood
Connell	Gray	McInerney	Stevenson	Wright
Cosad	Green	Merritt	Stivers	Yale
Crocker	Greenwood	Metzendorf	Sullivan	Young F L
Cross	Haines	Miller J L		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 1273, Int. No. 1049) entitled "An act to amend chapter one hundred and sixty of the Laws of nineteen hundred, entitled 'An act to incorporate the city of Cortland,' relative to the board of fire commissioners," was read the second time.

On motion of Mr. C. F. Brown, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1274, Int. No. 1050) entitled "An act to amend chapter one hundred and sixty of the Laws of nineteen hundred, entitled 'An act to incorporate the city of Cortland,' relative to the bond of city chamberlain," was read the second time.

On motion of Mr. C. F. Brown, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1464, Int. No. 1169) entitled "An act to amend chapter six hundred and fifty of the Laws of nineteen hundred and four, entitled 'An act to revise the charter of the city of Rome,' relating to the term of office of policemen," was read the second time.

On motion of Mr. Cross, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 805, Int. No. 718) entitled "An act to amend

the charter of the city of Ithaca, in relation to power of board of public works to approve and confirm assessments," was read the second time.

On motion of Mr. Holden, said bill was placed on the order of third reading.

On motion of Mr. Holden, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 128

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Harwood	Murray	Sweet
Allen A F	Delano	Herrick	Neupert	Thompson
Allen H E	De Long	Higgins	Nolan	Thorn
Argetsinger	Doherty	Hinman	O'Connor	Toombs
Barden	Donnelly	Hoey	Odell	Trombly
Bates	Donovan	Holden	Oliver	Van Olinda
Baumes	Ebbets	Howard	O'Neill J J	Vicinus
Beck	Evans	Jackson	O'Neil M A	Vosburgh
Boshart	Eveleth	Keller	Parker	Walker
Boylan	Farrell	Kopp	Perkins	Walters
Brainerd	Fay	Lachman	Phillips C W	Ward
Brown G W	Filley	Lansing	Phillips J S	Waters
Burgoyne	Foley	Lee	Pitkin	Weber
Callan	Fowler	Levy J	Raldiris	Weiland
Caughlan	Friend	Lowman	Reed	Weinstein
Chanler	Frisbie	Lupton	Roberts	Wende
Cheney	Garfein	Macdonald	Sanner	White L H
Clarke R H	Gerhardt	MacGregor	Shea	Whitley
Clark S C	Gerken	Manley	Shepardson	Whitney
Coffey	Goldberg	Marlatt	Shortt	Wilkie
Colné	Goodspeed	McCue	Smith A E	Wilsnack
Conklin	Goodwin	McElligott	Smith M	Wood
Connell	Gray	McInerney	Stevenson	Wright
Cosad	Green	Merritt	Stivers	Yale
Crocker	Greenwood	Metzendorf	Sullivan	Young F L
Cross	Haines	Miller J L		

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

The bill (No. 1085, Int. No. 916) entitled "An act to amend chapter thirty of the Laws of nineteen hundred and nine, entitled 'An act in relation to highways, constituting chapter

twenty-five of the Consolidated Laws,' in relation to construction of State roads through cities of the third class," was read the second time.

On motion of Mr. Lansing, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1406, Int. No. 1136) entitled "An act to amend chapter five hundred and eighty-three of the Laws of nineteen hundred and nine, entitled 'An act to authorize the several towns in the county of Suffolk to establish police districts outside the limits of any incorporated village therein, and to elect within such districts by ballot one police justice, three commissioners, and to provide for police patrolmen within said districts,' generally," was read the second time.

On motion of Mr. Lupton, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 828, Int. No. 729) entitled "An act to amend the Tax Law, in relation to the levy and collection of a poll tax," was read the second time.

On motion of Mr. Merritt, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1344, Int. No. 1097) entitled "An act to amend chapter three hundred and twenty-four of the Laws of nineteen hundred, entitled 'An act to make the office of sheriff of Saint Lawrence county a salaried office, in part, and to regulate the management thereof,' in relation to salaries of employees at the jail," was read the second time.

On motion of Mr. Merritt, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1429, Int. No. 178) entitled "An act to amend the Highway Law, in relation to the adoption of the labor system of removing snow," was read the second time.

On motion of Mr. Pitkin, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1497, Int. No. 1192) entitled "An act to amend the Tax Law, in relation to extension of time for collection of taxes," was read the second time.

On motion of Mr. Reed, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1158, Int. No. 972) entitled "An act to amend the Public Health Law, in relation to dental examiners," was read the second time.

On motion of Mr. Stivers, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1207, Int. No. 1005) entitled "An act to authorize the city of Dunkirk to borrow fifteen thousand dollars by the issue of bonds for the purpose of taking up and retiring outstanding overdue sewer and paving bonds, deficiency bonds, interest warrants and certificates of indebtedness," was read the second time.

On motion of Mr. Sullivan, said bill was placed on the order of third reading.

On motion of Mr. Sullivan, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 128

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Harwood	Murray	Sweet
Allen A F	Delano	Herrick	Neupert	Thompson
Allen H E	De Long	Higgins	Nolan	Thorn
Argetsinger	Doherty	Hinman	O'Connor	Toombs
Barden	Donnelly	Hoey	Odell	Trombly
Bates	Donovan	Holden	Oliver	Van Olinda
Baumes	Ebbets	Howard	O'Neill J J	Vicinus
Beck	Evans	Jackson	O'Neil M A	Vosburgh
Boshart	Eveleth	Keller	Parker	Walker
Boylan	Farrell	Kopp	Perkins	Walters
Brainerd	Fay	Lachman	Phillips C W	Ward
Brown G W	Filley	Lansing	Phillips J S	Waters
Burgoyne	Foley	Lee	Pitkin	Weber
Callan	Fowler	Levy J	Raldiris	Weiland
Caughlan	Friend	Lowman	Reed	Weinstein
Chanler	Frisbie	Lupton	Roberts	Wende
Cheney	Garfein	Macdonald	Sanner	White L H
Clarke R H	Gerhardt	MacGregor	Shea	Whitley
Clark S C	Gerken	Manley	Shepardson	Whitney
Coffey	Goldberg	Marlatt	Shortt	Wilkie
Colné	Goodspeed	McCue	Smith A E	Wilsnack
Conklin	Goodwin	McElligott	Smith M	Wood

Connell	Gray	McInerney	Stevenson	Wright
Cosad	Green	Merritt	Stivers	Yale
Crocker	Greenwood	Metzendorf	Sullivan	Young F L
Cross	Haines	Miller J L		

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

The bill (No. 1330, Int. No. 1088) entitled "An act to amend the County Law, in relation to the power of a board of supervisors to authorize a town to borrow money," was read the second time.

On motion of Mr. Thorn, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1139, Int. No. 953) entitled "An act to remove the bar of the statute of limitations from the claim of William J. Hart against the city of New York and to authorize the audit and payment thereof," was read the second time.

On motion of Mr. Toombs, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1222, Int. No. 1020) entitled "An act to amend the charter of the city of Plattsburgh, in relation to city water works," was read the second time.

On motion of Mr. Trombly, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1432, Int. No. 1000) entitled "An act to amend the charter of the city of Gloversville, generally," was read the second time.

On motion of Mr. Vosburgh, said bill was placed on the order of third reading.

On motion of Mr. Vosburgh, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131

NOES 00

Those who voted in the affirmative were:

Abbey	Delano	Herrick	Neupert	Thompson
Allen A F	De Long	Higgins	Nolan	Thorn
Allen H E	Doherty	Hinman	O'Connor	Toombs
Argetsinger	Donnelly	Hoey	Odell	Trombly
Barden	Donovan	Holden	Oliver	Van Olinda
Bates	Ebbets	Howard	O'Neill J J	Vicinus
Baumes	Evans	Jackson	O'Neil M A	Vosburgh
Beck	Eveleth	Keller	Parker	Walker
Boshart	Farrell	Kopp	Patrie	Walters
Boylan	Fay	Lachman	Perkins	Ward
Brainerd	Filley	Lansing	Phillips C W	Waters
Brown G W	Foley	Lee	Phillips J S	Weber
Burgoyne	Fowler	Levy J	Pitkin	Weiland
Callan	Friend	Lowman	Raldiris	Weinstein
Caughlan	Frisbie	Lupton	Reed	Wende
Chanler	Garfein	Macdonald	Roberts	White E H
Cheney	Gerhardt	MacGregor	Sanner	White L H
Clarke R H	Gerken	Manley	Shea	Whitley
Clark S C	Goldberg	Marlatt	Shepardson	Whitney
Coffey	Goodspeed	McCue	Shortt	Wilkie
Colné	Goodwin	McElligott	Smith A E	Wilsnack
Conklin	Gray	McInerney	Smith M	Wood
Connell	Green	Merritt	Stevenson	Wright
Cosad	Greenwood	Metzendorf	Stivers	Yale
Crocker	Haines	Miller J L	Sullivan	Young E
Cross	Harwood	Murray	Sweet	Young F L
Dana				

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

The bill (No. 1438, Int. No. 1155) entitled "An act to amend chapter six hundred and seventy-one of the Laws of eighteen hundred and ninety-two, entitled 'An act to revise, consolidate and amend the several acts relating to the government of the city of Cohoes,' in relation to the amount to be set apart to the credit of and expended annually by the board of fire commissioners of said city, and to remedies for violation of duty by members of such board," was read the second time.

On motion of Mr. Waters, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1439, Int. No. 1156) entitled "An act to authorize the city of Cohoes to borrow money for the purpose of better equipping its fire department, and to issue and sell its bonds for the money so borrowed, and to provide for raising money by taxation in said city for the redemption of said bonds and the payment of interest thereon," was read the second time.

On motion of Mr. Waters, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1498, Int. No. 1193) entitled "An act to authorize the city of Cohoes to contribute toward a memorial to the soldiers of the Civil War," was read the second time.

On motion of Mr. Waters, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1368, Int. No. 806) entitled "An act to amend chapter one hundred and five of the Laws of eighteen hundred and ninety-one, entitled 'An act to revise the charter of the city of Buffalo,' and the acts amendatory thereof, relating to the collection of taxes and assessments in said city," was read the second time.

On motion of Mr. Wilkie, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 651, Int. No. 610) entitled "An act to amend the Highway Law, in relation to the application for condemnation commissioners," was read the second time.

On motion of Mr. F. L. Young, said bill was placed on the order of third reading and referred to the committee on revision.

The Senate bill (No. 512, Rec. No. 48) entitled "An act to amend chapter six hundred and seventy-one of the Laws of eighteen hundred and ninety-two, entitled 'An act to revise, consolidate and amend the several acts relating to the government of the city of Cohoes,' relating to the salary of the clerk of the board of education," was read the second time.

On motion of Mr. Hinman, said bill was placed on the order of third reading.

The bill (No. 1398, Int. No. 493) entitled "An act to amend the Navigation Law, in relation to certain motor craft," having been announced for a second reading.

On motion of Mr. MacGregor, and by unanimous consent, said bill was ordered placed on the second reading calendar for Tuesday next.

The bill (No. 5, Int. No. 5) entitled "An act to amend chapter one hundred and twenty-five of the Laws of nineteen hundred and six, entitled 'An act in relation to illuminating gas in the city of New York, and regulating the quality and pressure

thereof and the price to consumers other than said city and providing a penalty for violation,' in relation to price to be charged in certain wards in the borough of Brooklyn," was read the second time.

On motion of Mr. R. H. Clarke, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1494, Int. No. 999) entitled "An act to amend the Education Law, generally," was read the second time.

On motion of Mr. J. S. Phillips, said bill was placed on the order of third reading.

On motion of Mr. J. S. Phillips, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 128

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Harwood	Murray	Sweet
Allen A F	Delano	Herrick	Neupert	Thompson
Allen H E	De Long	Higgins	Nolan	Thorn
Argetsinger	Doherty	Hinman	O'Connor	Toombs
Barden	Donnelly	Hoey	Odell	Trombly
Bates	Donovan	Holden	Oliver	Van Olinda
Baumes	Ebbets	Howard	O'Neill J J	Vicinus
Beck	Evans	Jackson	O'Neil M A	Vosburgh
Boshart	Eveleth	Keller	Parker	Walker
Boylan	Farrell	Kopp	Perkins	Walters
Brainerd	Fay	Lachman	Phillips C W	Ward
Brown G W	Filley	Lansing	Phillips J S	Waters
Burgoyne	Foley	Lee	Pitkin	Weber
Callan	Fowler	Levy J	Raldiris	Weiland
Caughlan	Friend	Lowman	Reed	Weinstein
Chanler	Frisbie	Lupton	Roberts	Wende
Cheney	Garfein	Macdonald	Sanner	White L H
Clarke R H	Gerhardt	MacGregor	Shea	Whitley
Clark S C	Gerken	Manley	Shepardson	Whitney
Coffey	Goldberg	Marlatt	Shortt	Wilkie
Colné	Goodspeed	McCue	Smith A E	Wilsnack
Conklin	Goodwin	McElligott	Smith M	Wood
Connell	Gray	McInerney	Stevenson	Wright
Cosad	Green	Merritt	Stivers	Yale
Crocker	Greenwood	Metzendorf	Sullivan	Young F L
Cross	Haines	Miller J L		

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

Mr. Goodwin offered for the consideration of the House a resolution, in the words following:

Resolved, That 500 extra copies Assembly bill (Int. No. 1210) entitled "An act to incorporate the city of White Plains" be printed for the use of the Assembly.

which was referred to the committee on public printing.

Mr. O'Connor gives notice that at the session of the Assembly on April 5th, next, he will move for a suspension of Rule 5 for the purpose of introducing a resolution.

On motion of Mr. Merritt, the House adjourned.

FRIDAY, APRIL 1, 1910.

The House met pursuant to adjournment.

Prayer by Rev. H. W. Allen, Troy, New York.

On motion of Mr. Merritt, the reading of the journal of yesterday was dispensed with and the same was approved.

Mr. Speaker presented the Ninety-second Annual Report of the New York State Library, which was laid upon the table and ordered printed.

(See Assembly Document No. 58.)

Mr. Boshart introduced a bill entitled "An act to amend the Agricultural Law in relation to collection and dissemination of statistics and information" (Int. No. 1288), which was read the first time and referred to the committee on agriculture.

Mr. R. H. Clarke introduced a bill entitled "An act providing that the police commissioner of the city of New York, in his discretion, may reappoint William C. Hoffman, an ex-policeman of the city of New York, who resigned from said police department" (Int. No. 1289), which was read the first time and referred to the committee on affairs of cities.

Mr. Fowler introduced a bill entitled "An act to amend section nineteen hundred and ninety of the Penal Law, with relation to persons riding on passenger cars of a railroad company without

authority or permission of the proper officers of the company" (Int. No. 1290), which was read the first time and referred to the committee on codes.

Mr. Merritt introduced a bill entitled "An act to amend the State Printing Law, in relation to report of Court of Claims" (Int. No. 1291), which was read the first time and referred to the committee on public printing.

Also, "An act to amend article four of chapter fifty-one of the Laws of nineteen hundred and nine, entitled 'An act in relation to public officers, constituting chapter forty-seven of the Consolidated Laws,' relative to the granting of vacations to certain State employees" (Int. No. 1292), which was read the first time and referred to the committee on ways and means.

Mr. Whitney introduced a bill entitled "An act to amend chapter one hundred and six of the Laws of eighteen hundred and ninety-one, entitled 'An act to revise, consolidate and amend the several acts relating to the village of Mechanicville, and to repeal certain acts, in relation to chief engineer and fire warden'" (Int. No. 1293), which was read the first time.

On motion of Mr. Whitney, and by unanimous consent, said bill was read the second time, and ordered to third reading and referred to the committee on affairs of villages.

Mr. MacGregor introduced a bill entitled "An act to amend chapter five hundred and seventy of the Laws of nineteen hundred and nine, entitled 'An act to establish the city court of Buffalo, defining its powers and jurisdiction and providing for its officers,' in relation to powers as a court of special sessions" (Int. No. 1294), which was read the first time and referred to the committee on affairs of cities.

By unanimous consent, Mr. Lupton introduced a bill entitled "An act to amend the Forest, Fish and Game Law, generally" (Int. No. 1295), which was read the first time and referred to the committee on fisheries and game.

Mr. Merritt, from the committee on ways and means, to which was referred Assembly bill introduced by Mr. Lansing (No. 1012, Int. No. 864), entitled "An act to amend the Labor Law, in relation to the wages and hours of employment of certain employees in the State Capitol and other State buildings in the city

of Albany," reported in favor of the passage of the same without amendment, which report was agreed to, and said bill placed on the order of second reading.

Mr. Merritt, from the committee on ways and means, to which was referred Assembly bill introduced by Mr. Merritt (No. 1391, Int. No. 1128), entitled "An act to amend the Education Law, in relation to establishing a State college of forestry at Syracuse University, and making an appropriation therefor," reported in favor of the passage of the same without amendment, which report was agreed to, and said bill placed on the order of second reading.

Mr. Merritt, from the committee on ways and means, to which was referred the resolution relative to the appointment of a joint committee of the Legislature to investigate all matters pertaining to the conduct of the business of insurance within the State other than life insurance, resolution offered by Mr. McInerney, reported in favor of the adoption of the following resolution:

Whereas, As the result of disclosures of abuses in the methods of conducting the business of life insurance in the State of New York, the Legislature of nineteen hundred and five, acting through a joint legislative committee, conducted a thorough investigation of the business conducted by life insurance companies, resulting in remedial legislation which has placed the business of such companies in this State upon a sound and honorable basis and has eliminated conditions which subjected it to suspicion and lack of confidence; and

Whereas, It has for some time been alleged that like abuses existed in the conduct of the business of insurance companies other than life insurance companies, and that the interests of policy holders and the public generally are not properly safeguarded under the existing laws relating to the conduct of the business of such insurance companies; and

Whereas, As a result of recent disclosures it appears that the funds of insurance companies other than life insurance companies have been misappropriated, misapplied and used for illegal and questionable purposes, and that remedial and corrective legislation relating to such companies is clearly demanded; be it

Resolved (if the Senate concur), That a joint committee of the Legislature, consisting of three members of the Senate to be appointed by the President of the Senate and five members of Assembly to be appointed by the Speaker of the Assembly, is hereby constituted a committee for the purpose of investigating all mat-

ters pertaining to the conduct of the business of insurance within the State other than life insurance, which committee shall examine thoroughly the business and affairs of insurance companies other than life insurance companies doing business in the State of New York, including the relations maintained by such companies with the Legislature and the Department of Insurance, and the effectiveness of the control of said department over the said companies; be it further

Resolved, That said committee shall report its conclusions to the next session of the Legislature with such proposed legislation as in the judgment of the committee will meet and correct any and all abuses and improper practices which may exist in the conduct of the business of such companies; and be it further

Resolved, That such committee be authorized to sit during the recess of the Legislature outside of the city of Albany; and be it further

Resolved, That such committee have all the authority and power conferred by statute upon a legislative committee, including the right to subpoena and enforce the attendance of witnesses and the production of books and papers, and to administer oaths, take testimony and employ counsel, expert examiners, stenographers, clerks and such other employees as may be necessary for the purpose of such investigation; and be it further

Resolved, That the actual and necessary expenses of the committee in carrying out the provisions of this resolution, not exceeding the sum of twenty-five thousand dollars, shall be paid from the fund appropriated by the Legislature for the contingent expenses thereof, upon the certificate of the chairman and vice-chairman of the committee.

which report was agreed to.

On motion of Mr. Merritt, the consideration of said resolution was postponed until Monday, April 4th.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Thorn (No. 1330, Int. No. 1088), entitled "An act to amend the County Law, in relation to the power of a board of supervisors to authorize a town to borrow money."

Also, the bill introduced by Mr. F. L. Young (No. 651, Int. No. 610), entitled "An act to amend the Highway Law, in relation to the application for condemnation commissioners."

Also, the bill introduced by Mr. Stivers (No. 1158, Int. No. 972), entitled "An act to amend the Public Health Law, in relation to dental examiners."

Also, the bill introduced by Mr. Waters (No. 1439, Int. No. 1156), entitled "An act to authorize the city of Cohoes to borrow money for the purpose of better equipping its fire department, and to issue and sell its bonds for the money so borrowed, and to provide for raising money by taxation in said city for the redemption of said bonds and the payment of interest thereon."

Also, the bill introduced by Mr. Toombs (No. 1139, Int. No. 953), entitled "An act to remove the bar of the statute of limitations from the claim of William J. Hart against the city of New York and to authorize the audit and payment thereof."

Also, the bill introduced by Mr. Cross (No. 1464, Int. No. 1169), entitled "An act to amend chapter six hundred and fifty of the Laws of nineteen hundred and four, entitled 'An act to revise the charter of the city of Rome,' relating to the term of office of policemen."

Also, the bill introduced by Mr. Lupton (No. 1406, Int. No. 1136), entitled "An act to amend chapter five hundred and eighty-three of the Laws of nineteen hundred and nine, entitled 'An act to authorize the several towns in the county of Suffolk to establish police districts outside the limits of any incorporated village therein, and to elect within such districts by ballot one police justice, three commissioners, and to provide for police patrolmen within said districts,' generally."

Also, the bill introduced by Mr. Cheney (No. 1375, Int. No. 1110), entitled "An act to legalize the acts and proceedings of the village of Portville, in Cattaraugus county, its electors, board of trustees, officers and agents, prior to, at the time of, and subsequent to an election held in said village on March fifteenth, nineteen hundred and ten, relative to borrowing money for several public purposes of the village and issuing and selling bonds or certificates of indebtedness of the village therefor, and relative to appropriating village funds for the support of the Portville free library, and to provide for raising money by taxation in said village for the redemption of said bonds or certificates and the payment of interest thereon."

Also, the bill introduced by Mr. C. F. Brown (No. 1273, Int. No. 1049), entitled "An act to amend chapter one hundred and

sixty of the Laws of nineteen hundred, entitled 'An act to incorporate the city of Cortland,' relative to the board of fire commissioners."

Also, the bill introduced by Mr. C. F. Brown (No. 1274, Int. No. 1050), entitled "An act to amend chapter one hundred and sixty of the Laws of nineteen hundred, entitled 'An act to incorporate the city of Cortland,' relative to the bond of the city chamberlain."

Also, the bill introduced by Mr. Trombly (No. 1222, Int. No. 1020), entitled "An act to amend the charter of the city of Plattsburgh, in relation to city water works."

Also, the bill introduced by Mr. R. H. Clark (No. 5, Int. No. 5), entitled "An act to amend chapter one hundred and twenty-five of the Laws of nineteen hundred and six, entitled 'An act in relation to illuminating gas in the city of New York, and regulating the quality and pressure thereof and the price to consumers other than said city and providing a penalty for violation,' in relation to price to be charged in certain wards in the borough of Brooklyn."

Also, the bill introduced by Mr. Merritt (No. 1344, Int. No. 1097), entitled "An act to amend chapter three hundred and twenty-four of the Laws of nineteen hundred, entitled 'An act to make the office of sheriff of Saint Lawrence county a salaried office, in part, and to regulate the management thereof,' in relation to salaries of employees at the jail."

Also, the bill introduced by Mr. Daters (No. 1438, Int. No. 1155), entitled "An act to amend chapter six hundred and seventy-one of the Laws of eighteen hundred and ninety-two, entitled 'An act to revise, consolidate and amend the several acts relating to the government of the city of Cohoes,' in relation to the amount to be set apart to the credit of and expended annually by the board of fire commissioners of said city, and to remedies for violation of duty by members of such board," reported the same with recommendations, which report was agreed to, and said bills ordered engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Merritt (No. 828, Int. No. 729), entitled "An act to amend the Tax Law, in relation to the

levy and collection of a poll tax," reported the same with the following recommendations:

Page 1, line 5, after "four" insert "thereof".

Page 2, line 8, after "tax" insert comma.

Page 2, line 24, before "other" insert "the".

Page 2, line 25, after "tax" insert comma.

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Wilkie (No. 1368, Int. No. 806), entitled "An act to amend chapter one hundred and five of the Laws of eighteen hundred and ninety-one, entitled 'An act to revise the charter of the city of Buffalo,' and the acts amendatory thereof, relating to the collection of taxes and assessments in said city," reported the same with the following recommendations:

Page 1, line 3 of title, after the quotation mark, strike out the balance of line.

Page 1, strike out lines 4 and 5 of the title, and insert "generally".

Page 1, line 3, strike out "so as".

Page 2, line 26, after "council" insert comma.

Page 3, line 3, after "of" insert "such chapter", and strike out balance of line.

Page 2, strike out line 4 down to and including the word "one".

Page 3, line 9, strike out "so as".

Page 3, line 11, strike out comma after "paper".

Page 3, line 14, strike out the comma after "following".

Page 4, line 1, insert comma after "years".

Page 4, line 18, strike out semi-colon after "office" and insert ", and,".

Page 4, line 19, strike out semi-colon after "York" and insert period.

Same line, strike out "in" and insert "In".

Page 4, line 20, strike out "such" and insert "said".

Page 4, line 21, strike out "canceled" and insert "cancelled".

Page 4, line 24, strike out the "-" between "tax" and "rolls".

Page 5, line 5, after "of" insert "such chapter", and strike out balance of line.

Page 5, strike out line 6 down to and including the word "one".

Page 5, line 7, strike out "so as".

Page 5, line 9, strike out "upon" and insert "on".

Page 5, line 10, insert "-" after "assessment".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Waters (No. 1498, Int. No. 1193), entitled "An act to authorize the city of Cohoes to contribute toward a memorial to the soldiers and sailors of the Civil War," reported the same with the following recommendations:

Page 1, line 1 of title, strike out the first "to" and insert "To amend chapter one hundred ninety-three of the Laws of nineteen hundred and eight, entitled 'An act to'".

Page 1, at end of line 2 of title, insert quotation mark.

Page 1, line 4, strike out "be and the same".

Page 1, line 9, strike out "soldiers" and insert "soldiers" in brackets, and follow it with "soldiers" in italics.

Page 2, line 1, after "of" insert "such".

Page 2, line 1, after word "chapter" strike out balance of line.

Page 2, strike out lines 2 and 3, and line 4 down to the word "is".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Reed (No. 1497, Int. No. 1192), entitled "An act to amend the Tax Law, in relation to extension of time for collection of taxes," reported the same with the following recommendation:

Page 1, line 5, strike out "6" and insert "8".

which report was agreed to, and said bill ordered reprinted and engrossed for third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Pitkin (No. 1429, Int. No. 178), entitled "An act to amend the Highway Law, in relation to the adoption of the labor system of removing snow," reported the same with the following recommendations:

Page 1, line 1, after "eight" insert "and".

Page 1, line 1, strike out "and eighty".

Page 1, line 2, strike out "one".

Page 1, line 8, after the word "of" strike out "the".

Page 3, line 10, after "clergymen" strike out comma.

Page 3, line 15, strike out "." in "assessment roll" and insert an "s" after the first s in assessment.

Page 4, after line 4, insert "§ 2. Such chapter is hereby amended by inserting therein after section eighty, a new section to be section eighty-one thereof, to read as follows:".

Page 4, line 25, strike out "80a" and insert "81".

Page 4, line 8, strike out "five" and insert in italics "nine, of this chapter".

Page 5, after line 10, insert "§ 3. Section eighty-one of such chapter as added by chapter four hundred and eighty-eight of the Laws of nineteen hundred and nine, is hereby renumbered section eighty-two and amended to read as follows:".

Page 5, line 11, strike out "81" and insert "[81.] 82".

Page 5, line 19, strike out "a" and insert "the".

Page 5, line 25, strike out "and" and insert "in".

Page 6, line 9, before "If" insert "whenever the highways in any district are obstructed by snow, the town superintendent shall immediately call upon the persons and corporations in such district assessed for labor in pursuance of the preceding sections to assist in removing such obstruction, and shall credit such persons or corporations with the days' labor so performed."

Page 6, line 11, strike out "of".

Page 7, line 7, after "the" insert [town superintendent of the town to be by him applied toward the improvement of the highways of the town]".

Page 7, line 21, strike out "2" and insert "4".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Lansing (No. 1085, Int. No. 916), entitled "An act to amend chapter thirty of the Laws of nineteen hundred and nine, entitled 'An act in relation to highways, constituting chapter twenty-five of the Consolidated Laws,' in relation to construction of State roads through cities of the third class," reported the same with the following recommendations:

Page 1, line 1 of title, after "amend" strike out balance of line and insert "the Highway Law,".

Page 1, strike out line 2 of the title.

Page 1, strike out "chapter twenty-five of the Consolidated Laws" in line 3.

Page 1, line 3, strike out "in relation" and insert in place thereof "relating".

Page 2, line 23, strike out comma after word "notification". which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. Cheney, from the committee on printed and engrossed bills, reported the following bills as correctly printed or engrossed.

"An act to amend the Labor Law, relative to sanitary conveniences." (No. 1428, Int. No. 670.)

"An act to amend the Liquor Tax Law, in relation to qualification of voters on questions of local option." (No. 844, Int. No. 745.)

"An act to amend the Agricultural Law, in relation to inspection and sale of seeds." (No. 1501, Int. No. 119.)

"An act to amend the Election Law, in relation to printing and distributing abstract of proposed constitutional amendments or other propositions or questions provided by law to be submitted to a popular vote." (No. 1460, Int. No. 869.)

"An act to amend the Insurance Law, in relation to persons, partnerships or associations engaging in the business of insurance as Lloyds or inter-insurers." (No. 1521, Int. No. 749.)

"An act to amend chapter four hundred and ten of the Laws of eighteen hundred and eighty-two, entitled 'An act to consolidate into one act and to declare the special and local laws affecting public interests in the city of New York,' in relation to coroners' physicians." (No. 1510, Int. No. 1059.)

Mr. J. S. Phillips offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on the judiciary be discharged from the further consideration of the bill (No. 813, Int. No. 709), entitled "An act to amend the Election Law, in relation to the enrollment of party voters, nominations, primaries, conventions and party committees, and repealing certain sections relating thereto."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Said bill having been announced, Mr. J. S. Phillips moved to amend as follows:

Page 2, line 5, strike out the semi-colon after the word "returns".

Page 3, line 3, strike out the brackets and "562".

Page 3, line 14, insert after the period the word "Definitions".

Page 3, line 23, after "convention" and before the period insert in italics "or delegates to a city convention to nominate candidates for a city election to be held at a time other than the general election".

Page 3, line 23, strike out all of the line after the period and lines 24 and 25.

Page 4, line 17, change the word "deem" to "deemed".

Page 6, line 7, insert before the word "cities" the word "other", and strike out the remainder of the line and line 3.

Page 6, line 16, after the word "enrollment" insert "by".

Page 8, line 1, after the comma insert "an", and insert a bracket before the letter "s" in "books" and after the word "two" in line 2.

Page 8, line 2, enclose the letter "s" in the word "books" in brackets.

Page 9, line 10, strike out the bracket.

Page 9, line 11, strike out the bracket and the words "an official".

Page 9, line 12, strike out the words "to fill a vacancy in office".

Page 9, line 16, insert the word "other" before "cities".

Page 9, line 17, strike out the bracket, the words "above excepted" and the comma, and insert a bracket after the word "class".

Page 9, line 18, enclose the words "or second" in brackets.

Page 9, line 19, insert a comma in italics after the word "class".

Page 9, line 19, after the word "provided" insert "and of the second class".

Page 10, line 6, strike out the brackets and the words "an official".

Page 10, line 7, strike out the words "to fill a vacancy in office".

Page 11, line 16, enclose in brackets the words "at the last preceding general election".

Page 12, line 7, strike out the word "voted" and insert "in election districts in which personal registration is not required, a statement of the voter's present address".

Page 12, line 13, enclose in brackets the word "year" and insert before the period the word "January".

Page 14, line 8, enclose in brackets the word "two" and enclose in brackets the letter "s" in the word "books".

Page 14, line 16, enclose in brackets the letter "s" in the word "books".

Page 14, line 18, enclose in brackets the letter "s" in the word "books".

Page 14, line 26, enclose in brackets the letter "s" in the word "books".

Page 15, line 1, enclose in brackets the letter "s" in the word "books".

Page 15, line 10, strike out the word "ballots" and insert the words "blanks and envelopes".

Page 15, line 23, strike out the word "two" and the letter "s" in the word "books".

Page 16, line 4, strike out the letter "s" in the word "books".

Page 16, line 9, strike out the letter "s" in the word "books".

Page 16, line 11, strike out the letter "s" in the word "books".

Page 16, line 16, insert after the word "occurred" the words "as provided in the preceding section."

Page 17, line 7, enclose in brackets the letter "s" in the word "books".

Page 17, line 13, enclose in brackets the letter "s" in the words "books" twice occurring.

Page 18, line 14, enclose the word "duplicate" in brackets, insert before the word "declarations" the word "a"; enclose the letter "s", the comma following and the words "one of" in brackets.

Page 18, line 15, enclose in brackets "each of" and the letter "s" in "books".

Page 18, line 16, enclose in brackets the letter "s" in "declarations".

Page 18, line 21, enclose in brackets the letter "s" in "books".

Page 19, line 11, enclose in brackets the letter "s" in "books".

Page 19, line 15, change "li" to "list".

Page 19, line 25, strike out the words "duplicate" and "one of".

Page 19, line 26, strike out the words "each of" and change "blanks" to "books".

Page 20, line 2, strike out the letter "s" in "books".

Page 20, line 2, change "person" to "persons".

- Page 20, line 3, correct typographical error in "general".
- Page 20, line 4, strike out "blanks" and insert "books".
- Page 20, line 12, strike out the letter "s" in "books".
- Page 20, line 20, enclose in brackets the letter "s" in "books".
- Page 21, line 5, enclose in brackets the letter "s" in "books".
- Page 21, line 13, enclose in brackets the letter "s" in "books".
- Page 21, line 14, enclose in brackets the letter "s" in "books".
- Page 21, lines 15 and 16, enclose in brackets the word "duplicate".
- Page 21, line 16, insert "a" before "declarations" and enclose the letter "s", the comma following and "one of" in brackets.
- Page 21, line 17, enclose in brackets "each of" and also the letter "s" in "books".
- Page 21, line 20, enclose in brackets the letter "s" in "books".
- Page 22, line 10, enclose in brackets the letter "s" in "books".
- Page 23, line 6, strike out the bracket.
- Page 23, line 9, strike out the bracket.
- Page 23, line 11, enclose in brackets the letter "s" in "books".
- Page 24, line 2, enclose in brackets the letter "s" in "books".
- Page 24, line 14, enclose in brackets the letter "s" in "books".
- Page 25, line 20, strike out "appropriate".
- Page 25, line 21, strike out "lists" and insert "book".
- Page 26, line 4, strike out "lists" and insert "book".
- Page 26, line 19, strike out "respective" and insert "enrollment book".
- Page 26, line 20, strike out "lists".
- Page 26, line 21, strike out "lists of their parties respectively" and insert "book".
- Page 26, line 22, strike out "lists" and insert "book".
- Page 26, line 23, strike out "lists" and insert "book".
- Page 26, line 26, strike out "lists of" and insert "books for".
- Page 27, line 24, enclose in brackets "list" and insert before "filed" the word "book".
- Page 28, line 1, enclose in brackets "list" and insert before "filed" the word "book".

Page 29, line 3, enclose in brackets the letter "s" in "books".

Page 29, line 5, enclose in brackets the letter "s" in "books".

Page 29, line 22, enclose in brackets the letter "s" in "books".

Page 30, line 9, enclose in brackets the letter "s" in "books".

Page 30, line 10, enclose in brackets the letter "s" in "books".

Page 30, line 19, enclose in brackets the letter "s" in "books".

Page 30, line 24, enclose in brackets the letter "s" in "books".

Page 32, line 3, correct typographical error in "vote".

Page 32, line 13, strike out the bracket "]".

Page 32, line 15, insert a bracket "]" after the period.

Page 32, line 25, enclose "two" in brackets and insert before "now" the word "a".

Page 33, line 26, enclose in brackets the letter "s" in "books".

Page 33, line 18, change the comma to a semi-colon.

Page 34, line 26, enclose in brackets the letter "s" in "books".

Page 39, transfer the form of ballot to page 62.

Page 44, line 2, before the period insert in italics "; eligibility".

Page 44, line 17, change "five" to "one".

Page 44, line 18, before the period insert in italics "eligibility".

Page 44, line 20, strike out "members of the State committee,".

Page 44, line 22, change "committee" to "committees" in italics.

Page 44, line 22, insert in italics "and" before "delegates" occurring the second time.

Page 44, line 23, strike out all of line after "conventions", first occurring, strike out all of line 24 and line 25 down to and including "elections".

Page 45, line 1, strike out "Such" and begin "members" with a capital.

Page 45, lines 1 and 2, strike out "other than those above excepted" and insert in italics "required to be elected by a direct vote of the enrolled members of the party, other than delegates to conventions called to meet prior to the official primary day for the purposes of nominating candidates to be voted for at a special

election, or delegates to a city convention to nominate candidates for a city election to be held at a time other than the general election ”.

Page 45, line 11, after the period insert “A person shall not be a candidate for a party position or eligible for such position unless he is an enrolled voter of the party within the unit of representation for which the position is to be filled.” in italics.

Page 45, line 14, after the comma insert in italics “ if a March or September primary,”.

Page 46, line 19, strike out “ party ”.

Page 46, line 20, after “ of ” insert in italics “ the party within ”.

Page 51, line 2, after the comma insert in italics “ if a March or September primary ”.

Page 51, line 11, strike out “ an official ” and insert in italics “ a March or September ”.

Page 51, line 11, strike out “ at or ” and insert after “ filed ” in italics “ after nine o'clock in the morning of the forty-second day and ”.

Page 52, line 10, strike out “ affidavit ” and insert in italics before “ presented ” “ a verified petition ”.

Page 52, line 25, strike out “ description ” and insert before “ of ” in italics “ delivery ”.

Page 55, line 18, strike out “ office ” and insert in italics before “ for ” “ party position ”.

Page 55, line 18, strike out “ designated ” and insert in italics after “ been ” “ nominated ”.

Page 60, line 20, before “ members ”, first occurring, insert in italics “ member of the State committee.”

Page 62, line 4, strike out “ the ” before “ endorsement ” and insert in italics “ such ”, and after “ endorsement ” insert in italics “ and ”.

Page 62, line 4, strike out “ the ” before “ endorsement ” and “ stub ”.

Page 62, line 6, before the period insert in italics “, and on the back of the stub below the number, the name of the party ”.

Page 62, strike out all of lines 9 to 12 and “ election ” on line 13 and insert in italics “ custodian of primary records shall have for each party printed ballots for each election district equal in number, as near as may be, to one and one-third times the total number of enrolled voters of the party in the election district ”.

Page 62, line 23, before “ primaries ” insert in italics “ official ”.

Page 62, line 24, before “ primary ” insert in italics “ official ”.

Page 62, on the back of the form of ballot strike out from the stub, being above the perforated line, the "(insert emblem)" and insert below the perforated line and above "Official primary ballot" the following:

Republican party
(insert emblem)

and move the form of all matter below the stub down at least three-fourths of an inch.

Page 62, change the face of the ballot so that it will read and appear as follows:

Page 63, line 20, strike out "unofficial primaries" and insert in italics "Primaries held to elect delegates to conventions to nominate candidates for special elections".

Page 63, line 21, strike out all of the line after the period and insert in italics "Id.; notice; application of other provisions."

Page 64, line 20, before "primaries" insert in italics "official".

Page 64, line 21, before "primary" insert in italics "official".

Page 64, line 26, before "primary" insert in italics "official".

Page 65, line 1, before "primary" insert in italics "official".

Page 70, line 7, after "ballots" insert in italics "and an additional box for detached ballot stubs,".

Page 70, line 12, after "records" insert in italics "for each party".

Page 70, line 13, after "number" insert in italics "as near as may be."

Page 70, line 14, after "furnished" insert in italics "for such party".

Page 71, line 3, before "the", first occurring, insert in italics "the name of the party,".

Page 72, line 10, after "election" insert in italics "of the party".

Page 73, line 4, strike out "shall" and insert "at a primary election shall be given or" in italics.

Page 73, line 5, strike out "vote in the primary election" and insert in italics "mark or cast the ballot".

Page 73, line 10, before the period insert in italics "excepting that each ballot after detachment of the stub by the officer charged with that duty, shall be deposited in the separate box provided for the party designated on the ballot, and such officer in addition to announcing the name of the voter and number of the stub shall also announce the party name thereon".

Page 73, line 15, before "shall" insert in italics "for any party".

Page 73, line 17, after "ballots" insert in italics "for any party".

Page 74, line 15, after "circle" insert in italics "above".

Page 74, line 20, before the semi-colon insert in italics "not exceeding with the candidates for whom he has voted by cross X mark, the total number of persons by whom such position is to be filled".

Page 76, line 8, after "ballot" insert in italics "and other".

Page 76, line 9, change "box" to "boxes" in italics.

Page 76, line 16, after "ballot" insert in italics "or other".

Page 76, line 22, bracket "ticket to be voted for" and insert in italics after "any" "official ballot".

Page 78, line 1, bracket "s" in "books".

Page 78, line 10, bracket "the" first occurring, and insert in italics after "in" "a".

Page 78, line 13, bracket the "s" in "books".

Page 78, line 20, bracket "s" in "books".

Page 78, line 22, bracket "the" and insert in italics after "from" "a".

Page 79, line 14, after "ballots" insert in italics "of any party".

Page 79, line 17, before the period insert in italics "for such party".

Page 80, line 5, after "sheet" insert in italics "for each party".

Page 80, line 9, add "s" in italics to "original".

Page 80, line 10, add "s" in italics to "statement".

Page 80, line 24, after "of" insert in italics "any".

Page 81, line 18, after "and", occurring the second time, insert in italics "together with the box containing the stubs".

Page 81, line 24, after "ballots" insert in italics "and stubs".

Page 82, line 1, bracket "s" in "books".

Page 85, strike out lines 17 to 25, inclusive, all of page 86 and insert: "§ 58. Such chapter is hereby amended by inserting therein as a part of article four-a a new section to be section ninety-three, to read as follows:

"§ 93. Primaries held to elect delegates for conventions to nominate candidates for special elections. In case a special election shall be called to fill a vacancy in office there shall be an official primary election in and for the political subdivision in which the vacancy exists for the purpose of electing delegates to conventions for nominating candidates, of the various parties holding the same, for the office to be filled at such special election, and such official primary election shall be held on the seventeenth

day before such special election, or if that day be a Sunday or a holiday, on the next preceding business day. Such conventions shall be held not later than the sixteenth day before such special election, or if that day be a Sunday or legal holiday, on the next preceding business day. Nominations of candidates for the position of delegate or delegates shall be made only by petition or declaration in the manner provided in article two of this chapter; provided, however, that each such petition or declaration shall be filed not later than noon of the second day preceding the primary election. If, however, the proclamation by which the special election is called is made more than twenty days prior to the date of such election, the Governor may, in his discretion, and by such proclamation, enlarge the interval between the times above prescribed for filing declarations and petitions of nomination, holding official primary election and holding conventions, and the interval between the holding of conventions and the last day, under this chapter, for filing certificates of the nomination of candidates for office nominated at such conventions, specifying the dates therefor and providing for an appropriate public notice thereof within the political subdivision affected."

"§ 59. Such chapter is hereby amended by inserting therein as a part of article four-a, a new section to be known as section ninety-four, to read as follows:

"§ 94. Id.; notice; application of other provisions. When the primary election, to which the preceding election relates, is to be held on the date specified therein, such reasonable notice thereof shall be given by the custodian of primary records as the circumstances permit. When the same is to be held at a different time, as designated in the proclamation by which the special election is called, the provisions of the proclamation in relation to notice shall be observed. The official primary ballots shall be furnished and used and candidates' names and description of party position printed thereon as provided in article four of this chapter, and the canvass of votes, preparation of statements of result and tally sheets, canvass of results and certification thereof shall be conducted as provided in article four-a; except that any provision in either article as to the time of performing any such act shall not be controlling in respect to such primary election, but the same shall be performed at or within such reasonable time or times as may be practicable under the circumstances."

Page 87, line 7, print "very" in the word "Every" in roman type.

Page 87, line 7, after "primary" insert in italics "held for the election of a town, village or school district committee, for delegates to a town or village convention or city convention to

nominate candidates for a city election to be held at a place other than the general election, for the nomination of town, village or school district officers or city officers to be elected at a time other than the general election, and every other primary”.

Page 89, line 16, before the period insert in italics “except that at a primary election of a party held to elect delegates to a city convention to nominate officers to be elected at a city election, at a time other than the general election, or to nominate officers to be elected at such election, the certified copy of the enrollment completed to the first day of the month preceding the month in which the primary is held shall be used, and no voter shall be allowed to take part in such primary election as a resident of an election district, unless his name is upon the certified copy of the enrollment book for that district, showing that he is enrolled with the party in whose primary election he seeks to participate”.

Page 90, line 21, before “primary” insert in italics “official”.

Page 91, line 7, after “at” insert in italics “official”.

Page 91, line 9, strike out “a” and insert in italics “an official”.

Page 93, line 9, after the period insert in italics “The State committee of each party shall be constituted by the election from each assembly district of one member who shall be an enrolled voter of the party within said assembly district.”

Page 93, line 10, after “of” insert in italics “other”.

Page 97, line 15, after “elected” insert in italics “at the March or September primary”.

Page 100, strike out all of page after line 5.

Strike out all of pages 101, 102, 103 and 104 down to line 10.

Page 104, line 10, change “83” to “75” and before “forty-five” insert “thirty-seven,”.

Page 104, line 11, before “fifty-three” insert “fifty,”.

Page 104, line 17, change “84” to “76”.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

On motion of Mr. J. S. Phillips, said bill was ordered reprinted and recommitted to said committee.

Mr. Fowler offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on codes be discharged from the further consideration of the bill (No. 1131, Int. No. 320), entitled “An act to amend the Code of Civil Procedure, relative to and as to what shall constitute adverse possession.”

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Said bill having been announced, Mr. Fowler moved to amend as follows:

Page 2, line 14, after comma “,” insert word “including”.

Page 2, line 23, to page 3 including line 5, strike out all of paragraph 4, and in place thereof insert new paragraphs 4 and 5 reading as follows:

“4. Where claim of title is founded upon a written instrument made in or since the year eighteen hundred and ninety-one, including a deed from a State Comptroller's or county treasurer's sale made on account of unpaid taxes, or upon a decree or judgment of a competent court made in or since said year, and where all taxes assessed against the land subsequent to the date of such instrument, decree or judgment and in case of such deed from a State Comptroller's or county treasurer's sale made on account of unpaid taxes subsequent to the taxes on account of which the sale was made have been paid by such claimant or his or its privies in title under the same claim for twenty continuous years.

“5. Where claim of title is founded upon a written instrument made previous to the year eighteen hundred and ninety-one, including a deed from a State Comptroller's or county treasurer's sale made on account of unpaid taxes, or upon a decree or judgment of a competent court made previous to said year, and where all taxes assessed against the land subsequent to the date of such instrument, decree or judgment and in case of such deed from a State Comptroller's or county treasurer's sale made on account of unpaid taxes subsequent to the taxes on account of which the sale was made have been paid by such claimant or his or its privies in title under the same claim for twenty years continuously next previous to six months after this act takes effect.

“A tax certificate or deed of such land to such claimant or his or its privies in title under the same claim, from a sale for unpaid taxes, shall be deemed evidence of the payment of the taxes for which the sale was made.”

Page 3, line 11, strike out “immediately” and insert “July first, nineteen hundred and ten.”

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

On motion of Mr. Fowler, said bill was ordered reprinted and recommitted to said committee.

The bill (No. 1524, Int. No. 628) entitled “An act to amend the Election Law, in relation to register of voters where personal

registration is required," having been announced for a second reading,

On motion of Mr. Oliver, and by unanimous consent, said bill was ordered placed on the second reading calendar for Tuesday next.

The bill (No. 1522, Int. No. 279) entitled "An act to amend the Banking Law, in relation to personal loan associations," was read the second time.

On motion of Mr. McInerney, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1154, Int. No. 968) entitled "An act to amend section one hundred and thirty-seven of the Insurance Law, in relation to licenses in excepted cases," having been announced for a second reading,

On motion of Mr. Oliver, and by unanimous consent, said bill was ordered placed on the second reading calendar for Tuesday next.

The bill (No. 1018, Int. No. 870) entitled "An act to amend the Village Law, in relation to the laying out of new streets," was read the second time.

On motion of Mr. Barden, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 543, Int. No. 511) entitled "An act to provide for the sale of part of the armory site in the city of Olean, and the application of the proceeds of such sale," was read the second time.

On motion of Mr. Cheney, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1459, Int. No. 1029) entitled "An act to provide for the mapping of certain canal lands and the lands adjacent thereto belonging to the State, and making an appropriation therefor," having been announced for a second reading,

On motion of Mr. Sweet, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The bill (No. 1328, Int. No. 1086) entitled "An act to amend the Election Law, in relation to the powers, duties and salaries

of the State Superintendent of Elections and his appointees," having been announced for a second reading,

On motion of Mr. Oliver, and by unanimous consent, said bill was ordered placed on the second reading calendar for Tuesday next.

The bill (No. 1277, Int. No. 1054) entitled "An act to amend the Benevolent Orders Law, in relation to the Modern Woodmen of America," was read the second time.

On motion of Mr. Evans, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 922, Int. No. 798) entitled "An act to amend chapter five hundred and eighty of the Laws of nineteen hundred and two, as amended, entitled 'An act in relation to the Municipal Court of the city of New York, its officers and marshals,' in relation to the time within which judgment is to be rendered," having been announced for a second reading,

On motion of Mr. Merritt, and by unanimous consent, said bill was ordered placed on the second reading calendar for Tuesday next.

The bill (No. 1388, Int. No. 1125) entitled "An act to amend the Banking Law, relative to personal associations," was read the second time.

On motion of Mr. Glore, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1496, Int. No. 1191) entitled "An act to amend chapter seven hundred and seventeen of the Laws of nineteen hundred and five, entitled 'An act to provide for the erection of a suitable monument to commemorate the heroism, sacrifice and patriotism of more than nine thousand New York soldiers who were confined as prisoners of war in Andersonville prison, Georgia, of whom more than twenty-five hundred died in the prison, and making an appropriation therefor,' by adding to the commission having charge of the erection of the monument three survivors of Andersonville prison," was read the second time.

On motion of Mr. Green, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1262, Int. No. 1038) entitled "An act making

additional appropriation for Letchworth Village," was read the second time.

On motion of Mr. Merritt, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1264, Int. No. 1040) entitled "An act making appropriation for Letchworth Village," was read the second time.

On motion of Mr. Merritt, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 164, Int. No. 163) entitled "An act to amend the Village Law, in relation to adoption and enforcement of building and sanitary codes in villages of the first class," having been announced for a second reading,

On motion of Mr. Oliver, and by unanimous consent, said bill was ordered placed on the second reading calendar for Wednesday next.

The bill (No. 299, Int. No. 291) entitled "An act to repeal section two hundred and ninety-one of the Membership Corporations Law, in relation to personal liability of trustees or directors of corporations for raising, breeding and improving horses," having been announced for a second reading,

On motion of Mr. Oliver, and by unanimous consent, said bill was ordered placed on the second reading calendar for Tuesday next.

The bill (No. 1244, Int. No. 293) entitled "An act to amend the Penal Law, in relation to keeping gaming and betting establishments," having been announced for a second reading,

On motion of Mr. Oliver, and by unanimous consent, said bill was ordered placed on the second reading calendar for Tuesday next.

The bill (No. 1252, Int. No. 292) entitled "An act to amend the Penal Law, in relation to pool-selling, book-making, bets and wagers," having been announced for a second reading,

On motion of Mr. Oliver, and by unanimous consent, said bill was ordered placed on the second reading calendar for Tuesday next.

The bill (No. 1445, Int. No. 1162) entitled "An act to amend the Domestic Relations Law, in relation to proceedings for the

abrogation of voluntary adoption of a minor," was read the second time.

On motion of Mr. Perkins, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 346, Int. No. 330) entitled "An act to amend the Code of Civil Procedure, in relation to procedure in surrogate's court," was read the second time.

On motion of Mr. J. S. Phillips, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1140, Int. No. 954) entitled "An act to amend the Code of Civil Procedure, in relation to an action to compel the determination of a claim to real property," was read the second time.

On motion of Mr. Walters, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1446, Int. No. 1163) entitled "An act to legalize, ratify and confirm the proceedings for the sale and issuance of the bonds of the village of Black River in the amount of twenty-seven thousand dollars, for the purpose of raising funds to defray the cost of establishing a water system for supplying water in said village, providing for the payment of the principal and interest thereof, and authorizing the resale of said bonds in case of certain conditions," was read the second time.

On motion of Mr. Wood, said bill was placed on the order of third reading and referred to the committee on revision.

The Senate bill (No. 512, Rec. No. 48) entitled "An act to amend chapter six hundred and seventy-one of the Laws of eighteen hundred and ninety-two, entitled 'An act to revise, consolidate and amend the several acts relating to the government of the city of Cohoes,' relating to the salary of the clerk of the board of education," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 103

NOES 00

Those who voted in the affirmative were:

Abbey	Delano	Greenwood	McInerney	Stivers
Allen A F	De Long	Hackett	Merritt	Sullivan
Argetsinger	Doherty	Haines	Metzendorf	Sweet
Baumes	Donnelly	Harwood	Miller J L	Thompson
Beck	Donovan	Hearn	Murray	Van Olinda
Boshart	Ebbets	Herrick	Nolan	Vosburgh
Boylan	Eveleth	Hinman	Odell	Walker
Brainerd	Farrell	Hoey	Oliver	Walters
Brown C F	Fay	Holden	Parker	Waters
Brown G W	Feeley	Howard	Patrie	Weiland
Burgoyne	Filley	Jackson	Phillips C W	Weinstein
Callan	Foley	Joseph	Phillips J S	Wende
Cheney	Fowler	Keller	Pitkin	White E H
Clarke R H	Garfein	Lachman	Raldiris	Whitney
Clark S C	Gerhardt	Lansing	Reed	Wilkie
Coffey	Gerken	Lowman	Rozan	Wilsnack
Connell	Gillen	Lupton	Sanner	Wood
Cosad	Goodspeed	Macdonald	Shea	Wright
Crocker	Goodwin	MacGregor	Shepardson	Yale
Cross	Gray	Manley	Smith M	Young F L
Dana	Green	Marlatt		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

A communication from the Governor was received and read, in the words following:

STATE OF NEW YORK — EXECUTIVE CHAMBER,

ALBANY, March 30, 1910.

To the Assembly:

Pursuant to concurrent resolution of the Senate and Assembly, herewith is returned for amendment, Assembly bill (No. 366, Int. No. 351) entitled "An act providing for the reconstruction of the old portion of the Potsdam State Normal and Training School, and making an appropriation therefor."

CHARLES E. HUGHES.

Said bill having been announced, Mr. Merritt moved to reconsider the vote by which said bill was passed.

Mr. Speaker put the question whether the House would agree to the reconsideration of the vote on the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 103

NOES 00

Those who voted in the affirmative were:

Abbey	Delano	Greenwood	McInerney	Stivers
Allen A F	De Long	Hackett	Merritt	Sullivan
Argetsinger	Doherty	Haines	Metzendorf	Sweet
Baumes	Donnelly	Harwood	Miller J L	Thompson
Beck	Donovan	Hearn	Murray	Van Olinda
Boshart	Ebbets	Herrick	Nolan	Vosburgh
Boyland	Eveleth	Hinman	Odell	Walker
Brainerd	Farrell	Hoe	Oliver	Walters
Brown C F	Fay	Holden	Parker	Waters
Brown G W	Feeley	Howard	Patrie	Weiland
Burgoyne	Filley	Jackson	Phillips C W	Weinstein
Callan	Foley	Joseph	Phillips J S	Wende
Cheney	Fowler	Keller	Pitkin	White E H
Clarke R H	Garfein	Lachman	Raldiris	Whitney
Clark S C	Gerhardt	Lansing	Reed	Wilkie
Coffey	Gerken	Lowman	Rozan	Wilsnack
Connell	Gillen	Lupton	Sanner	Wood
Cosad	Goodspeed	Macdonald	Shea	Wright
Crocker	Goodwin	MacGregor	Shepardson	Yale
Cross	Gray	Manley	Smith M	Young E
Dana	Green	Marlatt		

Mr. Merritt moved that said bill be recommitted to the committee on ways and means, with instructions to report the same forthwith, amended as follows:

Section 1 strike out and insert in place thereof the following:

"Section 1. The Commissioner of Education is hereby empowered to proceed to the erection of a suitable building or buildings in place of the old portion of the Potsdam State Normal and Training School at Potsdam, New York."

Section 4 strike out and insert in place thereof the following:

"§ 4. For the purpose of carrying into effect the provisions of this act, the Commissioner of Education is hereby authorized to enter into necessary contract or contracts for an amount or amounts not to exceed in the aggregate two hundred and twenty thousand dollars (\$220,000); and of said sum and for the purposes herein provided there is hereby appropriated the sum of eighty thousand dollars (\$80,000) out of any moneys in the treasury not otherwise appropriated.

"§ 5. This act shall take effect immediately."

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Merritt, from the committee on ways and means, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

A communication was received from Hon. Randolph Horton, mayor of the city of Ithaca, returning Assembly bill (No. 101, Int. No. 101), entitled "An act to amend the Ithaca city charter, in relation to the fire department," with a message that said mayor, and the common council of said city, after a public hearing thereon, do approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

Mr. Speaker announced that Eugene Bassford resigned from the position of assistant door-keeper, said resignation to take effect at the close of the legislative day of April first, nineteen hundred and ten, and that George O. Sauer was appointed assistant door-keeper in place of said Eugene Bassford, resigned, his term of office commencing on the second day of April, nineteen hundred and ten.

On motion of Mr. Merritt, the House adjourned.

MONDAY, APRIL 4, 1910.

The House met pursuant to adjournment.

Prayer by Rev. Wm. R. Charles.

On motion of Mr. Merritt, the reading of the journal of Friday, April 1, 1910, was dispensed with and the same was approved.

Mr. Speaker presented the final report of the Commission to Inquire into the Courts of Inferior Criminal Jurisdiction, which was laid upon the table and ordered printed.

(See Assembly Document No. 54.)

Also, the Forty-seventh Annual Report of the New York Catholic Protectory, which was laid upon the table and ordered printed.

(See Assembly Document No. 55.)

Mr. Gray introduced a bill entitled "An act to empower the electors of the town of Oswegatchie in the county of St. Lawrence to vote an appropriation for the purchase of a site and the

erection of a building to be used as a town house and lockup in that part of said town known as Heuvelton" (Int. No. 1296), which was read the first time and referred to the committee on internal affairs.

Mr. M. Smith introduced a bill entitled "An act to amend the Forest, Fish and Game Law, in relation to open season for lake trout in Dutchess county" (Int. No. 1297), which was read the first time and referred to the committee on fisheries and game.

Mr. Whitney introduced a bill entitled "An act to authorize the trustees of Flatiron Park, in the village of Waterford, in the county of Saratoga, to convey its interest in such park to the Waterford Soldiers and Sailors' Monument Association and to provide for the care, maintenance and improvement of said park by said village" (Int. No. 1298), which was read the first time and referred to the committee on internal affairs.

Also, "An act to amend the Highway Law, generally" (Int. No. 1299), which was read the first time and referred to the committee on internal affairs.

Also, "An act to amend the Highway Law, in relation to the liability of the State for damages" (Int. No. 1300), which was read the first time and referred to the committee on internal affairs.

Mr. Wende introduced a bill entitled "An act to amend the Judiciary Law, in relation to actions or proceedings where one of the attorneys is a member of the Legislature" (Int. No. 1301), which was read the first time and referred to the committee on the judiciary.

Mr. Colne introduced a bill entitled "An act to provide for the appointment of a commission to promote and conduct a water congress and exhibition and making an appropriation therefor" (Int. No. 1302), which was read the first time and referred to the committee on ways and means.

Mr. Fowler introduced a bill entitled "An act to provide for the development of water storage within the forest preserve of the State" (Int. No. 1303), which was read the first time and referred to the committee on ways and means.

Also, "An act to amend the State Boards and Commissions

Law, in relation to apportioning, collecting and paying the cost of improvements in water courses, in certain cases" (Int. No. 1304), which was read the first time and referred to the committee on ways and means.

Also, "An act to provide for the general and systematic conservation, development and regulation of the water resources of the State for the use and benefit of the people of the State; defining procedure and prescribing penalties; providing for issuing bonds to an amount not exceeding twenty million dollars and for a submission of the same to the people to be voted upon at the general election to be held in the year nineteen hundred and ten" (Int. No. 1305), which was read the first time and referred to the committee on ways and means.

Mr. Hinman introduced a bill entitled "An act in relation to the City Court of Albany generally, its justices, clerk, marshals and stenographer" (Int. No. 1306), which was read the first time and referred to the committee on affairs of cities.

Mr. Wilkie introduced a bill entitled "An act to amend section thirteen hundred and sixteen of the Code of Civil Procedure, in reference to appeals from interlocutory judgments or intermediate orders" (Int. No. 1307), which was read the first time and referred to the committee on codes.

Also, by unanimous consent, "An act to extend the corporate existence of the Acme Land Company and to validate its conveyances of real estate" (Int. No. 1308), which was read the first time and referred to the committee on the judiciary.

By unanimous consent, Mr. Gray introduced a bill entitled "An act in relation to the extension, improvement and development of the water works, water plant and water supply of the city of Ogdensburg and the issuance, sale and redemption of city bonds therefor" (Int. No. 1309), which was read the first time and referred to the committee on electricity, gas and water supply.

Also, by unanimous consent, "An act in relation to the re-funding and payment of certain outstanding bonded indebtedness of the city of Ogdensburg by the issuance and sale of other bonds of said city therefor and to provide for the redemption of such

refunding bonds" (Int. No. 1310), which was read the first time and referred to the committee on electricity, gas and water supply.

By unanimous consent, Mr. Shea introduced a bill entitled "An act to accept a deed of gift and an assignment of lease in perpetuity, from the corporation of Witherbee, Sherman and Company to the people of the State of New York of land in the town of Crown Point, Essex county, New York, embracing the sites of Fort St. Frederick and Fort Amherst" (Int. No. 1311), which was read the first time and referred to the committee on ways and means.

A message from the Governor, by the hand of his Secretary, was received and read, in the words following:

STATE OF NEW YORK — EXECUTIVE CHAMBER,

ALBANY, April 4, 1910.

To the Legislature:

It is my privilege to communicate to your honorable body another offer to make an important gift to the State of New York.

Witherbee, Sherman & Company (Incorporated) of Port Henry, propose to convey to the State the tract of land at Crown Point, about twenty-five acres in extent, which comprises the ruins of the fortification known as Fort St. Frederic and Fort Amherst. This offer is made in the following letter:

Directors.

Directors.

F. S. WITHERBEE, <i>President,</i>	W. C. WITHERBEE, <i>Treasurer,</i>
E. A. S. CLARKE, <i>Vice-President,</i>	L. W. FRANCIS, <i>Secretary,</i>
WALLACE T. FOOTE, JR.,	MOSES TAYLOR,

H. B. WILLARD, *Cashier,*

H. E. KIDDER, *Asst. Cashier,*

R. J. BIGLEY, *Shipping Supt.*

Port Henry Office,

Established 1849.

WITHERBEE, SHERMAN & COMPANY

(Incorporated).

Iron Ore, Pig Iron, Phosphates.

"PORT HENRY, N. Y., March 25, 1910.

"Hon. Charles E. Hughes, Governor, Albany, New York:

"DEAR SIR.—Among the most interesting historical ruins of the country are those at Crown Point, opposite the village of Port Henry on Lake Champlain.

"Witherbee, Sherman & Company (Incorporated), who have conducted their business of iron mining in the vicinity for over sixty years, have secured possession of these ruins and desire to present them, through you, to the State of New York for the purpose of creating a State park to preserve them for all time. The tract, comprising about twenty-five acres, is located in a commanding position at the end of a long peninsula and contains the well-preserved ruins of two important fortifications known as Fort St. Frederic and Fort Amherst.

"Though small in area, the proposed park is as rich and pre-eminent in historical interest as any locality in this country. Along its shore constant strifes, as far back as legendary history goes, have occurred between hostile Indian tribes for possession of that part of our country and within its borders very likely was fought the far-reaching battle of Samuel de Champlain with the Iroquois.

"The French are supposed to have occupied a point of land within its borders and to have erected a stockhouse there, as early as 1690. They constructed in 1731 an important fortification at this point, which they named Fort St. Frédéric after Frédéric de Maurepas, French Secretary of State. The English, disputing their claim to this territory, determined that for the protection of their settlements in New England and New York, they must control it, and Crown Point was therefore the theatre of many stirring events during the French and Indian wars, which finally resulted in the retreat of the French from the valley of Lake Champlain and practically from the continent of America.

"Of Fort St. Frederic little remains to-day, except the earthworks and the crumbled walls of the old fort. On the occupation of the English, the very extensive Crown Point or Amherst fortifications were started in 1759 and completed sometime thereafter, and the barracks and earthworks still standing in excellent condition are a lasting monument of the thorough work of construction.

"It is estimated by some historians that as high as £2,000,000 sterling were expended by French and English governments in the construction of these two fortifications.

"Around these fortifications and partly within the limits of this little park, can be seen the evidences of paved streets and many houses, and there existed here during the colonial and revolutionary periods a village perhaps the most important and largest between Albany and Montreal. A legend, partly confirmed by historical documents, is current that the English tried to win over the 'Green Mountain Boys' during the Revolutionary War, by promising them a separate province under practically

the same form of government as that of Canada, the southern boundary of which would have passed through Skeensborough (now Whitehall) and the capital of which would have been this village of Crown Point.

"Our corporation have felt that these ruins, which are perhaps the most extensive and best preserved of any in this country — with the possible exception of the fortress of San Marco in St. Augustine, Florida — should pass into the hands of the State of New York, and we tender this gift for the purpose of creating a State park, which shall be open forever to the public, and it is our expectation that — if accepted — the State will make suitable provision to protect the ruins from spoliation to the end that they may be preserved in their present condition, so far as may be, for all time.

"WITHERBEE SHERMAN & COMPANY
(Incorporated).

By F. S. WITHERBEE,
"President."

It is most desirable that these ruins, of such extraordinary interest, should belong to the people of the State and should be properly cared for in their interest. We have recently celebrated the three-hundredth anniversary of the discovery of Lake Champlain, and we have fittingly commemorated the course of events which through savage strife and the rivalries of foreign powers led ultimately to the establishment of the nation. This celebration has quickened the desire to preserve the priceless memorials of these fateful struggles; and we should most heartily congratulate ourselves that private generosity has provided this opportunity, and that patriotic sentiment has inspired this noteworthy act of beneficence on the part of the business men who are associated in the donor corporation. They deserve and will receive the sincere thanks of the people, and I take pleasure in recommending that your honorable body take appropriate action for the acceptance of the gift and for the preservation of the property in accordance with its provisions.

I submit to you herewith copies of the conveyances which have been placed in my hands, awaiting your action.

(Signed) CHARLES E. HUGHES.

and referred to the committee on the judiciary.

Mr. Donovan called up his resolution in relation to the New York Fire Insurance Exchange laid upon the table under the rule March 30th.

Said resolution having been announced, Mr. Merritt moved to amend as follows:

Whereas, It is charged that the Fire Insurance Exchange has been conducting business in violation of the provisions of the Penal Law and of an order of a justice of the Supreme Court.

Resolved (if the Senate concur), That the Attorney-General be respectfully requested to investigate such charges, and, if in his judgment the facts warrant it, to take such steps and proceedings as may be necessary to secure the enforcement of the provisions of said order and of the laws of the State and the punishment of the said Fire Insurance Exchange for any violations of the same.

Mr. Bates moved to amend to read as follows:

Strike out the matter after "Recent investigations" in line 1 and insert the following, so that the resolution reads:

Whereas, Recent investigations of insurance companies have produced testimony indicating gross violations of the law by insurance companies and that money was spent by insurance companies with intent corruptly to influence legislation;

Whereas, Evidence on file before the Senate indicates that money was raised in 1905 with intent corruptly to influence legislation and that legislators have received money as legal fees from persons interested in the course of legislation;

Whereas, It is to the public interest that it be ascertained if money has been used corruptly to influence legislation and it is necessary in fairness to those who have been described by the Governor as "honorable men in the Legislature, who should not be the victims of indiscriminate denunciation by reason of practices in which they have had no part"; be it

Resolved (if the Senate concur), That it is the sense of the Legislature that the investigations of the State Superintendent of Insurance into the actions and management of the fire insurance companies have earned the fullest measure of confidence and commendation; that when his investigations are completed, the Legislature desires to receive his recommendations as to remedial legislation or other action, and that a vigorous presentation by the Attorney-General should be inaugurated where the testimony has shown violation of law or disregard of injunctions; be it further

Resolved (if the Senate concur), That it is the sense of the Legislature that a committee should be authorized and directed to examine the above-mentioned testimony, to receive formal charges from any one who desires to present them, to ascertain by an impartial investigation whether any members or officers of the

Legislature have received money or other consideration corruptly to influence legislation, and to recommend in a preliminary report before this session closes, remedial legislation or other action.

Mr. Merritt: I raise the point of order that the amendment offered by the gentleman from New York, Mr. Bates, is not germane to the Donovan resolution.

Mr. Speaker: The Chair on examining Mr. Donovan's resolution and suggested amendment finds that the amendment offered by the gentleman from New York, Mr. Bates, starts in after the third word of Mr. Donovan's resolution and proceeds to wipe Mr. Donovan's resolution out of existence and substitutes for it a resolution which does an entirely different thing. It is true that an amendment may be inconsistent or it may be incompatible with the subject-matter of the original resolution but at least must be germane and relating to something approximating the same subject.

The Chair has often ruled and I think that his predecessors have ruled that in the event of a resolution — in the event of an amendment being offered to a bill upon the floor of the House that whereas the amendment is incompatible with the purpose of the bill it at least must be germane to the subject which the bill seeks to treat.

If the Chair is not mistaken, there have been many precedents of that sort set in both branches of this Legislature. The Chair is of the opinion that the amendment offered by the gentleman from New York, Mr. Bates, in that it wipes out the entire purpose of Mr. Donovan's resolution and substitutes an entirely different proposition is not germane and hence not in order.

Mr. Dana moved to amend as follows:

Strike out "168 of the Penal Code" and insert "580 of the Penal Law".

After the words "these years; and" insert the following:

"Whereas, There is evidence on file with the State Superintendent of Insurance that money has been used or attempted to be used to affect corruptly the acts of members of the Legislature; and

"Whereas, There is evidence on file in the Senate that demands were made for money to affect legislation corruptly in 1905, and that a fund was collected and brought to Albany for that purpose; and

"Whereas, There is evidence on file in the Senate that members and officers of the Legislature have acted as attorneys and received pay in matters that were at the time before the Legislature, and".

Strike out paragraph beginning "Whereas, Subdivisions 5" down to and including "have fostered them".

In next paragraph strike out "and that the necessary punitive measure be administered for ignoring the injunction order of Justice Van Brunt" and insert:

"be it further

"Resolved, That it be the sense of the Senate and Assembly that a legislative investigation should be authorized to inquire into the use of any means to influence corruptly the acts of any member of the Legislature in any matter before him."

Mr. Hoey moved to substitute the following resolution:

Whereas, It appears from the recent investigation by the State Superintendent of Insurance of the Phenix Insurance Company of Brooklyn, and other fire insurance companies, that gross abuses exist in the conduct and administration of fire insurance companies doing business in the State of New York; and

Whereas, Numerous complaints have been made that the interests of policyholders and stockholders are not properly safeguarded by existing laws, and that unreasonable charges are exacted for fire insurance, and unlawful agreements and pools exist in various localities of the State, particularly in the city of New York, in the nature of monopolies; and

Whereas, His Excellency, the Governor, in his annual message recommends the revision of the laws relative to fire insurance corporations and co-operative fire insurance companies; and

Whereas, The Superintendent of Insurance in his annual report states that he has not sufficient examining force to make proper investigation, and that his inquisitorial powers are limited to the examination of the officers and agents of the companies and their books, with reference to their business, and with a view of their solvency, chiefly; and

Whereas, It is expedient that as a basis for legislation for the operations of such fire insurance companies they should be investigated as fully and as promptly as may be;

Resolved (if the Senate concur), That a joint committee be appointed, consisting of three members of the Senate and five members of the Assembly, which committee shall after the adjournment of the Legislature proceed to investigate and examine into the business and affairs of fire insurance companies doing business in the State of New York, with reference to the invest-

ments of said companies, the relations of the officers thereof to such investments, the relation of such companies to subsidiary corporations, the government and control of said companies, the contractual relations of said companies to their policy holders, the cost of fire insurance, the expense of said companies, and any other phase of the fire insurance business deemed by the committee to be proper, for the purpose of drafting and reporting to the next session of the Legislature such a revision of the laws regulating and relating to fire insurance in this State as said committee may deem proper; and be it further

Resolved, That the said committee be, and it hereby is, authorized and empowered to require and enforce the attendance of witnesses, and the production of books and papers, to administer oaths, and to employ counsel, stenographers, clerks and such other employees as may be necessary for the purpose of the investigation, and a sum not exceeding twenty-five thousand dollars (\$25,000) is hereby appropriated out of any moneys in the treasury, not otherwise appropriated, for the purposes of said committee.

Debate was had thereon, when Mr. Merritt moved the previous question.

Mr. Speaker put the question, "Shall the main question be now put?" and it was determined in the affirmative.

By unanimous consent, Mr. Hoey withdrew his proposed substitute.

Mr. Speaker put the question whether the House would agree to said motion of Mr. Dana, and it was determined in the negative.

AYES 16

NOES 116

Those who voted in the affirmative were:

Bates	Cross	Gray	Lee	Shortt
Bennett	Dana	Green	Lupton	Thompson
Chanler	Garfein	Higgins	Perkins	Weimert
Clark S C				

Those who voted in the negative were:

Abbey	Doherty	Hinman	O'Connor	Van Olinda
Allen A F	Donnelly	Hoey	Odell	Vicinus
Allen H E	Donovan	Holden	Oliver	Vosburgh
Argetsinger	Ebbets	Howard	O'Neil M A	Walker
Barden	Evans	Joseph	Parker	Walters
Boshart	Eveleth	Keller	Patrie	Ward
Boylan	Farrell	Kopp	Phillips J S	Waters
Brainerd	Feely	Lachman	Pitkin	Weber

Brennan	Foley	Lansing	Raldiris	Weiland
Brown C F	Fowler	Levy A J	Reed	Weimert
Brown G W	Friend	Levy J	Roberts	Weinstein
Burgoyne	Frisbie	Lowman	Rozan	Wende
Callan	Gerhardt	MacGregor	Shea	White E H
Caughlan	Gerken	Manley	Shepardson	White L H
Cheney	Glore	Marlatt	Smith A E	Whitley
Clarke R H	Goldberg	McCue	Smith M	Whitney
Coffey	Goodspeed	McGrath	Speilberg	Wilkie
Colné	Goodwin	McInerney	Stevenson	Wilsnack
Conklin	Greenwood	Merritt	Stivers	Wood
Connell	Hackett	Metzendorf	Sullivan	Wright
Cosad	Haines	Miller J L	Sweet	Yale
Crocker	Harwood	Murray	Thorn	Young E
Delano	Hearn	Nolan	Trombly	Young F L
De Long				

Mr. Speaker put the question whether the House would agree to said motion of Mr. Merritt, and it was determined in the affirmative.

Mr. Speaker put the question whether the House would agree to said resolution as amended, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Wood (No. 1446, Int. No. 1163), entitled "An act to legalize, ratify and confirm the proceedings for the sale and issuance of the bonds of the village of Black River in the amount of twenty-seven thousand dollars, for the purpose of raising funds to defray the cost of establishing a water system for supplying water in said village, providing for the payment of the principal and interest thereof, and authorizing the resale of said bonds in case of certain conditions."

Also, the bill introduced by Mr. Perkins (No. 1445, Int. No. 1162), entitled "An act to amend the Domestic Relations Law, in relation to proceedings for the abrogation of voluntary adoption of a minor."

Also, the bill introduced by Mr. Merritt (No. 1264, Int. No. 1040), entitled "An act making appropriations for Letchworth Village."

Also, the bill introduced by Mr. Merritt (No. 1262, Int. No. 1038), entitled "An act making additional appropriations for Letchworth Village."

Also, the bill introduced by Mr. Barden (No. 1018, Int. No.

87), entitled "An act to amend the Village Law, in relation to the laying out of new streets," reported the same without recommendations, which report was agreed to, and said bills ordered engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. J. S. Phillips (No. 346, Int. No. 330), entitled "An act to amend the Code of Civil Procedure, in relation to procedure in surrogate's court," reported the same with the following recommendations:

On page 1, line 3, strike out the word "thereof."

On same page and line, strike out the word "numbered" and insert in the place thereof the word "section".

On page 1, line 4, strike out the word "and" and insert in the place thereof the word "thereof".

On page 1, line 4, strike out the word "be" and insert in the place thereof the word "read".

On page 2, line 2, strike out the words "so as".

On page 2, line 8, insert a comma after the word "conclusively".

On page 2, line 11, insert a comma after the word "proved".

On page 2, line 14, strike out the words "so as".

On page 3, line 3, strike out the word "issue" and insert in the place thereof "issues".

which report was agreed to and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Green (No. 1496, Int. No. 1191), entitled "An act to amend chapter seven hundred and seventeen of the Laws of nineteen hundred and five, entitled 'An act to provide for the erection of a suitable monument to commemorate the heroism, sacrifice and patriotism of more than nine thousand New York soldiers who were confined as prisoners of war in Andersonville prison, Georgia, of whom more than twenty-five hundred died in the prison, and making an appropriation therefor,' by adding to the commission having charge of the erection of the monument three survivors of Andersonville prison," reported the same with the following recommendations:

Page 1, line 6 of the title, strike out "twenty" and insert "two thousand".

Page 2, line 2, strike out "twenty" and insert "two thousand".

Page 2, line 4, after "amended" insert "by adding thereto a new section to be section two thereof,".

Page 2, strike out lines 5 to 19, inclusive.

Page 2, line 21, after "one" insert "of this chapter".

Page 3, line 2, strike out "act" and insert "chapter".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Glore (No. 1388, Int. No. 1125), entitled "An act to amend the Banking Law, relative to personal associations," reported the same with the following recommendations:

Page 1, line 2, strike out "being" and insert in place thereof "entitled 'An act in relation to banks, individual bankers and corporations under the supervision of the Banking Department, constituting'".

Page 1, line 3, after laws insert quotation mark.

Page 1, line 3, strike out "known as the Banking Law,".

Page 4, line 4, strike out "said act" and insert "such chapter".

Page 4, line 13, write the second "and" in roman type.

Page 4, line 13, write "shall be" in roman type.

Page 4, line 14, write "approved by" in roman type.

Page 4, line 15, italicize "shall be".

Page 7, line 8, insert comma after "expenses".

Page 7, line 18, strike out "said act" and insert "such chapter".

Page 9, line 25, strike out "said act" and insert "such chapter".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Evans (No. 1277, Int. No. 1054), entitled "An act to amend the Benevolent Orders Law, in relation to the Modern Woodmen of America," reported the same with the following recommendation:

Page 2, line 18, before "or" insert "aerie".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. McInerney (No. 1522, Int. No. 279), entitled "An act to amend the Banking Law, in relation to personal loan associations," reported the same with the following recommendation:

Page 1, line 7, at end of line insert "[except in the counties of Monroe and Westchester]".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Walters (No. 1140, Int. No. 954), entitled "An act to amend the Code of Civil Procedure, in relation to an action to compel the determination of a claim to real property," reported the same with the following recommendations:

On page 1, line 3, strike out the word "an" before the word "action".

On page 1, line 4, after the words "he has" insert a comma.

On page 2, line 19, insert the word "as" between the words "or tenant".

On page 2, line 21, insert a comma after the word "claims".

On page 4, line 6, insert a comma after the word "answering".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. Cheney, from the committee on printed and engrossed bills, reported the following bills as correctly printed or engrossed:

"An act making appropriations for certain permanent improvements at Fire Island State Park." (No. 1542, Int. No. 612.)

"An act to amend the Forest, Fish and Game Law, in relation to the taking of certain fish in certain counties." (No. 1540, Int. No. 776.)

"An act to amend chapter one hundred and one of the Laws of eighteen hundred and seventy, entitled 'An act incorporating the trustees of the Central New York Conference of the Methodist Episcopal Church,' relative to the election of laymen, members of the Methodist Episcopal Church, as trustees." (No. 1543, Int. No. 465.)

"An act to amend chapter four hundred and fifty-three of the Laws of nineteen hundred and nine, entitled 'An act to provide

for the construction of a lift or hoist bridge over the Erie canal at Franklin street in the city of Syracuse, and making an appropriation therefor.” (No. 1041, Int. No. 892.)

“An act to amend the Code of Civil Procedure, in relation to the salaries and expenses of the judges of the Court of Claims.” (No. 1455, Int. No. 385.)

“An act to amend the Public Health Law, in relation to the practice of veterinary medicine.” (No. 1430, Int. No. 300.)

“An act to amend chapter one hundred and twenty-five of the Laws of nineteen hundred and six, entitled ‘An act in relation to illuminating gas in the city of New York, and regulating the quality and pressure thereof and the price to consumers other than said city and providing a penalty for violation,’ in relation to price to be charged in certain wards in the borough of Brooklyn.” (No. 5, Int. No. 5.)

“An act to remove the bar of the statute of limitations from the claim of William J. Hart against the city of New York and to authorize the audit and payment thereof.” (No. 1139, Int. No. 958.)

“An act to amend chapter six hundred and fifty of the Laws of nineteen hundred and four, entitled ‘An act to revise the charter of the city of Rome,’ relating to the term of office of policemen.” (No. 1464, Int. No. 1169.)

“An act to amend chapter one hundred and sixty of the Laws of nineteen hundred, entitled ‘An act to incorporate the city of Cortland,’ relative to the bond of the city chamberlain.” (No. 1274, Int. No. 1050.)

“An act to authorize the city of Dunkirk to borrow fifteen thousand dollars by the issue of bonds for the purpose of taking up and retiring outstanding overdue sewer and paving bonds, deficiency bonds, interest warrants and certificates of indebtedness.” (No. 1207, Int. No. 1005.)

“An act to amend the charter of the city of Ithaca, in relation to power of board of public works to approve and confirm assessments.” (No. 805, Int. No. 718.)

“An act to amend the charter of the city of Gloversville, generally.” (No. 1432, Int. No. 1000.)

"An act to amend the Highway Law, in relation to the application for condemnation commissioners." (No. 651, Int. No. 610.)

"An act to legalize the acts and proceedings of the village of Portville, in Cattaraugus county, its electors, board of trustees, officers and agents, prior to, at the time of, and subsequent to an election held in said village on March fifteenth, nineteen hundred and ten, relative to borrowing money for several public purposes of the village and issuing and selling bonds or certificates of indebtedness of the village therefor, and relative to appropriating village funds for the support of the Portville free library, and to provide for raising money by taxation in said village for the redemption of said bonds or certificates and the payment of interest thereon." (No. 1375, Int. No. 1110.)

"An act to amend the charter of the city of Plattsburgh, in relation to city water works." (No. 1222, Int. No. 1020.)

"An act to amend the County Law, in relation to the power of a board of supervisors to authorize a town to borrow money." (No. 1330, Int. No. 1088.)

"An act to amend chapter three hundred and twenty-four of the Laws of nineteen hundred, entitled 'An act to make the office of sheriff of Saint Lawrence county a salaried office, in part, and to regulate the management thereof, in relation to salaries of employees at the jail.' (No. 1344, Int. No. 1097.)

"An act to authorize the city of Cohoes to borrow money for the purpose of better equipping its fire department, and to issue and sell its bonds for the money so borrowed, and to provide for raising money by taxation in said city for the redemption of said bonds and the payment of interest thereon." (No. 1439, Int. No. 1156.)

"An act to amend the Public Health Law, in relation to dental examiners." (No. 1158, Int. No. 972.)

"An act to amend chapter six hundred and seventy-one of the Laws of eighteen hundred and ninety-two, entitled 'An act to revise, consolidate and amend the several acts relating to the government of the city of Cohoes,' in relation to the amount to be set apart to the credit of and expended annually by the board

of fire commissioners of said city, and to remedies for violation of duty by members of such board." (No. 1438, Int. No. 1155.)

"An act to amend chapter five hundred and eighty-three of the Laws of nineteen hundred and nine, entitled 'An act to authorize the several towns in the county of Suffolk to establish police districts outside the limits of any incorporated village therein, and to elect within such districts by ballot one police justice, three commissioners, and to provide for police patrolmen within said districts,' generally." (No. 1406, Int. No. 1136.)

"An act making an appropriation for the expenses of the joint committee of the Senate and Assembly to examine and consider the proposed charter and administrative code of the city of New York." (No. 1539, Int. No. 949.)

Mr. Gray offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on taxation and retrenchment be discharged from the further consideration of the bill (No. 1166, Int. No. 981), entitled "An act to amend the tax law, in relation to the franchise tax on corporations."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Said bill having been announced, Mr. Gray moved to amend as follows:

Page 1, lines 7 and 8, insert brackets before and after the words "doing business" and insert in italics after such bracketed matter in line 8 the words "employing capital."

Page 2, line 4, insert brackets before and after the words "any business within".

Page 2, line 5, insert brackets before and after the words "in business", before the ensuing period.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

On motion of Mr. Gray, said bill was ordered reprinted and recommitted to said committee.

Mr. Weimert offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on codes be discharged from the further consideration of the bill (No. 1225, Int. No. 1023), en-

titled "An act to amend the Penal Law, in relation to vaudeville and moving picture entertainments on the first day of the week."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Said bill having been announced, Mr. Weimert moved to amend as follows:

Page 2, lines 13, 14, 15, 16 and 17 strike out the following:

"And every person, firm, association or corporation which shall furnish or supply electricity or gas to any garden, building or other room, plan or structure for use in any manner connected with such exhibition, performance, exercise or forbidden act".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

On motion of Mr. Weimert, said bill was ordered reprinted and recommitted to said committee.

Mr. MacGregor offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on affairs of cities be discharged from the further consideration of the bill (No. 1653, Int. No. 1217), entitled "An act authorizing the city of Buffalo to provide for the separation of the grades of certain streets and public grounds therein from the grades of railroad tracks upon or across the same, and for the discontinuance, contraction or alteration of said streets and public grounds."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Said bill having been announced, Mr. MacGregor moved to amend as follows:

Page 2, line 1, strike out the word "Georgia" and insert the words "West Genesee".

Page 2, line 1, strike out the second word "northeast" and insert the word "northeasterly".

Page 2, line 2, strike out the word "Georgia" and insert the words "West Genesee".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

On motion of Mr. MacGregor, said bill was ordered reprinted and recommitted to said committee.

Mr. Merritt called up the resolution reported by the committee

on ways and means April first in relation to the investigation of fire insurance methods, the consideration of which was postponed until April fourth.

Debate was had thereon.

Said report was then agreed to.

Mr. Speaker put the question whether the House would agree to the said resolution, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 127

NOES 4

Those who voted in the affirmative were:

Abbey	Delano	Herrick	Murray	Thorn
Allen A F	De Long	Higgins	Nolan	Trombly
Allen H E	Doherty	Hinman	Odell	Van Olinda
Argetsinger	Ebbets	Hoey	Oliver	Vicinus
Barden	Evans	Holden	O'Neil M A	Vosburgh
Baumes	Eveleth	Howard	Parker	Walker
Boshart	Farrell	Joseph	Perkins	Walters
Boylan	Feeley	Keller	Phillips J S	Ward
Brainerd	Foley	Kopp	Pitkin	Waters
Brennan	Fowler	Lachman	Raldiris	Weber
Brown C F	Friend	Lansing	Reed	Weiland
Brown G W	Frisbie	Lee	Roberts	Weimert
Burgoyne	Garfein	Levy A J	Rozan	Weinstein
Callan	Gerhardt	Levy J	Sanner	Wende
Caughlan	Gerken	Lowman	Shea	White E H
Chanler	Glore	Lupton	Shepardson	White L H
Cheney	Goldberg	MacGregor	Shortt	Whitley
Clarke R H	Goodspeed	Manley	Smith A E	Whitney
Clark S C	Goodwin	Marlatt	Smith M	Wilkie
Coffey	Gray	McCue	Spielberg	Wilsnack
Colné	Green	McGrath	Stevenson	Wood
Conklin	Greenwood	McInerney	Stivers	Wright
Connell	Hackett	Merritt	Sullivan	Yale
Cosad	Haines	Metzendorf	Sweet	Young E
Crocker	Harwood	Miller J L	Thompson	Young F L
Cross	Hearn			

Those who voted in the negative were:

Bates	Bennett	Dana	O'Connor
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Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

The bill (No. 1459, Int. No. 1029) entitled "An act to provide for the mapping of certain canal lands and the lands adjacent thereto belonging to the State, and making an appropriation therefor," was read the second time.

On motion of Mr. Colne, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1012, Int. No. 864) entitled "An act to amend the Labor Law, in relation to the wages and hours of employment of certain employees in the State Capitol and other State buildings in the city of Albany," was read the second time.

On motion of Mr. Lansing, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1391, Int. No. 1128) entitled "An act to amend the Education Law, in relation to establishing a State college of forestry at Syracuse University, and making an appropriation therefor," was read the second time.

On motion of Mr. Merritt, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1035, Int. No. 886) entitled "An act to amend the Greater New York charter, in relation to the treatment of public intoxication and inebriety," was read the third time.

On motion of Mr. Lee, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1093, Int. No. 924) entitled "An act to amend section four of chapter four of the Laws of eighteen hundred and ninety-one, entitled 'An act to provide for rapid transit railways in cities of over one million inhabitants,' with reference to Nostrand avenue in the borough of Brooklyn in the city of New York," was read the second time.

On motion of Mr. Lee, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1501, Int. No. 119) entitled "An act to amend the Agricultural Law, in relation to inspection and sale of seeds," having been announced for a third reading,

On motion of Mr. Callan, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The bill (No. 1510, Int. No. 1059) entitled "An act to amend chapter four hundred and ten of the Laws of eighteen hundred and eighty-two, entitled 'An act to consolidate into one act and to declare the special and local laws affecting public interests in

the city of New York,' in relation to coroners' physicians," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 136

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Haines	Metzendorf	Sweet
Allen A F	Delano	Harwood	Miller J L	Thompson
Allen H E	De Long	Hearn	Murray	Thorn
Argetsinger	Doherty	Herrick	Nolan	Trombly
Barden	Donovan	Higgins	O'Connor	Van Olinda
Bates	Ebbets	Hinman	Odell	Vicinus
Baumes	Evans	Hoey	Oliver	Vosburgh
Bennett	Eveleth	Holden	O'Neil M A	Walker
Boshart	Farrell	Howard	Parker	Walters
Boylan	Fay	Joseph	Patrie	Ward
Brainerd	Feeley	Keller	Perkins	Waters
Brennan	Foley	Kopp	Phillips C W	Weber
Brown C F	Fowler	Lachman	Phillips J S	Weiland
Brown G W	Friend	Lansing	Pitkin	Weimert
Burgoyne	Frisbie	Lee	Raldiris	Weinstein
Callan	Garfein	Levy A J	Reed	Wende
Caughlan	Gerhardt	Levy J	Roberts	White E H
Chanler	Gerken	Lowman	Rozan	White L H
Cheney	Glore	Lupton	Shea	Whitley
Clarke R H	Goldberg	MacGregor	Shepardson	Whitney
Clark S C	Goodspeed	Manley	Shortt	Wilkie
Coffey	Goodwin	Marlatt	Smith A E	Wilsnack
Colné	Graubard	McCue	Smith M	Wood
Conklin	Gray	McElligott	Spielberg	Wright
Connell	Green	McGrath	Stevenson	Yale
Cosad	Greenwood	McInerney	Stivers	Young E
Crocker	Hackett	Merritt	Sullivan	Young F L
Cro s				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 844, Int. No. 745) entitled "An act to amend the Liquor Tax Law, in relation to qualification of voters on questions of local option," having been announced for a third reading,

On motion of Mr. Oliver, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The bill (No. 1460, Int. No. 869) entitled "An act to amend the Election Law, in relation to printing and distributing abstract of proposed constitutional amendments or other propositions or questions provided by law to be submitted to a popular vote," having been announced for a third reading,

On motion of Mr. Murray, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The bill (No. 1428, Int. No. 670) entitled "An act to amend the Labor Law, relative to sanitary conveniences," having been announced for a third reading,

On motion of Mr. Whitney, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The Senate sent for concurrence a resolution, in the words following:

IN SENATE, ALBANY, *April 4, 1910.*

Resolved (if the Assembly concur), That a respectful message be sent to the Governor, requesting the return of Senate bill (No. 123, Rec. No. 4), entitled "An act to amend chapter eleven of the Laws of nineteen hundred and nine, entitled 'An act relating to benevolent orders, constituting chapter three of the Consolidated Laws,' for the purpose of amendment.

By order of the Senate,

LAFAYETTE B. GLEASON,
Clerk.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk return said resolution to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Merritt gives notice that on Tuesday, April 5th, he will move to suspend the operation of Rule 21 until some future date.

On motion of Mr. Merritt, the House adjourned.

TUESDAY, APRIL 5, 1910.

The House met pursuant to adjournment.

Prayer by Rev. G. Delbert Walker, Hudson.

On motion of Mr. Merritt, the reading of the journal of yesterday was dispensed with and the same was approved.

The Senate sent for concurrence the following entitled bills:

"An act to repeal section one of chapter two hundred and thirty-seven of the Laws of eighteen hundred and nineteen, entitled 'An act further to amend an act to incorporate medical societies, for the purpose of regulating the practice of physic and surgery in this State'" (No. 568, Rec. No. 67), which was read the first time and referred to the committee on public health.

"An act to repeal section seven of chapter twenty-six of the Laws of eighteen hundred and thirty-nine, entitled 'An act to incorporate the Albany Medical College'" (No. 569, Rec. No. 68), which was read the first time and referred to the committee on the judiciary.

"An act to repeal section six of chapter two hundred and six of the Laws of eighteen hundred and eighteen, entitled 'An act to amend an act entitled "An act to incorporate medical societies," for the purpose of regulating the practice of physic and surgery in this State.'" (No. 570, Rec. No. 69), which was read the first time and referred to the committee on public health.

"An act making an appropriation for highway improvement purposes" (No. 639, Rec. No. 70), which was read the first time and referred to the committee on ways and means.

"An act to reappropriate certain unexpended balances of former appropriations" (No. 654, Rec. No. 71), which was read the first time and referred to the committee on ways and means.

"An act making an appropriation for the State's proportion of the amounts appropriated for the repair of highways, pursuant to sections ninety and ninety-three of the Highway Law, and to provide funds for complying with the requirements of section one hundred and fifty-seven of the Highway Law" (No. 664, Rec. No. 72), which was read the first time and referred to the committee on ways and means.

"An act to amend the Military Law, in relation to military

courts" (No. 390, Rec. No. 73), which was read the first time and referred to the committee on ways and means.

Mr. A. J. Levy introduced a bill entitled "An act creating a commission to ascertain if certain fire insurance companies are associated and doing business under the name of Board of Fire Underwriters and maintaining a bureau in the city of New York and other cities of the State; to ascertain if such associations, pools or combinations are acting in violation of law, and making an appropriation therefor" (Int. No. 1312), which was read the first time and referred to the committee on ways and means.

Mr. MacGregor introduced a bill entitled "An act providing for the relief of certain taxpayers of the city of Buffalo by a reassessment to defray the cost of acquiring lands for the extension of Laurel street in said city" (Int. No. 1313), which was read the first time and referred to the committee on affairs of cities.

Also, "An act to amend section two hundred and eleven of chapter one hundred and five of the Laws of eighteen hundred and ninety-one, entitled 'An act to revise the charter of the city of Buffalo,' in relation to the police pension fund of said city" (Int. No. 1314), which was read the first time and referred to the committee on affairs of cities.

Mr. Shortt introduced a bill entitled "An act to prescribe the method by which and the terms and conditions under which the amount of any debt to be excluded in ascertaining the power of the city of New York to become otherwise indebted, pursuant to the provisions of section ten and article eight of the Constitution, shall be determined, and to confer jurisdiction on the Appellate Division of the Supreme Court in the first judicial department to determine the amount of any debt to be so excluded" (Int. No. 1315), which was read the first time and referred to the committee on the judiciary.

Mr. Weimert introduced a bill entitled "An act to amend chapter five hundred and seventy of the Laws of nineteen hundred and nine in relation to the powers of the City Court of Buffalo and the judges thereof sitting as a court of special sessions" (Int. No. 1316), which was read the first time and referred to the committee on affairs of cities.

Mr. Dana introduced a bill entitled "Concurrent resolution of

the Senate and Assembly proposing an amendment to section ten of article three of the Constitution relating to the power of each House" (Int. No. 1317), which was read the first time and referred to the committee on the judiciary.

Mr. Macdonald introduced a bill entitled "An act to amend the Indian Law, in relation to the Saint Regis tribe of Indians" (Int. No. 1318), which was read the first time and referred to the committee on Indian affairs.

Mr. Merritt introduced a bill entitled "An act to amend the Tax Law in relation to refunds of taxes on transfers of stock" (Int. No. 1319), which was read the first time and referred to the committee on taxation and retrenchment.

Also, "An act to amend the Insanity Law, relative to wages of certain employees of State hospitals" (Int. No. 1320), which was read the first time and referred to the committee on ways and means.

Also, "An act making an appropriation for expenses in the office of the State Board of Tax Commissioners" (Int. No. 1321), which was read the first time and referred to the committee on ways and means.

Mr. Parker introduced a bill entitled "An act to provide for the rebuilding of a bridge across South bay in the county of Washington, and making an appropriation therefor" (Int. No. 1322), which was read the first time and referred to the committee on ways and means.

Mr. Patrie introduced a bill entitled "An act to legalize the official acts of certain justices of the peace and authorizing them to execute and file official bonds and official oaths and certificate" (Int. No. 1323), which was read the first time and referred to the committee on the judiciary.

Mr. Sweet introduced a bill entitled "An act to amend chapter three hundred and ninety-four of the Laws of eighteen hundred and ninety-five, entitled 'An act to revise the charter of the city of Oswego,' in relation to authorizing the city of Oswego to issue bonds for the construction of certain sewers therein and a sewage disposal plant therefor" (Int. No. 1324), which was read the first time and referred to the committee on affairs of cities.

Also, "An act to amend chapter three hundred and ninety-four

of the Laws of eighteen hundred and ninety-five, entitled 'An act to revise the charter of the city of Oswego,' in relation to the compensation and duties of and equipments for the sealer of weights and measures in such city" (Int. No. 1325), which was read the first time and referred to the committee on affairs of cities.

Mr. Ward introduced a bill entitled "An act to amend the Insanity Law in relation to the reimbursement of the State for the support of inmates of State hospitals and the enforcement of the State's claims therefor" (Int. No. 1326), which was read the first time and referred to the committee on the judiciary.

Mr. Whitney introduced a bill entitled "An act to repeal chapter one hundred and ninety of the Laws of eighteen hundred and fifty-five, entitled 'An act in relation to auditing of accounts by the board of supervisors of Saratoga county'" (Int. No. 1327), which was read the first time and referred to the committee on internal affairs.

Mr. Merritt introduced a bill entitled "An act to amend the Judiciary Law, in relation to the compensation and expenses of justices of the Supreme Court and of the Appellate Divisions thereof" (Int. No. 1328), which was read the first time and referred to the committee on ways and means.

Mr. J. S. Phillips, from the committee on the judiciary, to which was referred Assembly bill introduced by Mr. Wilkie (No. 1385, Int. No. 1122), entitled "An act to amend section one hundred and sixty-nine of the Judiciary Law, relative to the power of the Supreme Court justices residing in, and the county judge of, Erie county."

Also, Assembly bill introduced by Mr. MacGregor (No. 1444, Int. No. 1161), entitled "An act to revive and extend the corporate existence of The Montrose Avenue Land Company."

Also, Assembly bill introduced by Mr. Wilkie (No. 1414, Int. No. 1144), entitled "An act to amend the General Corporation Law, in relation to dispensing with publications of notice of presentation of petition to change names of religious or membership corporation," reported in favor of the passage of the same without amendment, which report was agreed to, and said bills placed on the order of second reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Cheney (No. 543, Int. No. 511), entitled "An act to provide for the sale of part of the armory site in the city of Olean, and the application of the proceeds of such sale," reported the same with the following recommendations:

On page 2, line 18, strike out "northern" and insert in place thereof "northeast".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. Cheney, from the committee on printed and engrossed bills, reported the following bills as correctly printed or engrossed:

"An act making appropriations for Letchworth Village" (No. 1264, Int. No. 1040.)

"An act to amend chapter one hundred and sixty of the Laws of nineteen hundred, entitled 'An act to incorporate the city of Cortland,' relative to the board of fire commissioners." (No. 1273, Int. No. 1049.)

"An act to amend the Education Law, in relation to the establishment of a State school of sanitary science and public health at Cornell University, and making an appropriation therefor." (No. 1588, Int. No. 958.)

"An act to amend the Decedent Estate Law, in relation to the distribution of personal property of decedent." (No. 1548, Int. No. 852.)

"An act making additional appropriation for Letchworth Village." (No. 1262, Int. No. 1038.)

"An act to amend the Domestic Relations Law, in relation to proceedings for the abrogation of voluntary adoption of a minor." (No. 1445, Int. No. 1162.)

"An act to legalize, ratify and confirm the proceedings for the sale and issuance of the bonds of the village of Black River in the amount of twenty-seven thousand dollars, for the purpose of raising funds to defray the cost of establishing a water system for supplying water in said village, providing for the payment of the principal and interest thereof, and authorizing the resale of said bonds in case of certain conditions." (No. 1446, Int. No. 1163.)

"An act to amend the Banking Law, in relation to savings and loan associations." (No. 1586, Int. No. 692.)

Mr. Dana offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on the judiciary be discharged from the further consideration of the bill (No. 180, Int. No. 179), entitled "Concurrent resolution of the Senate and Assembly proposing an amendment to section six of article ten of the Constitution, relating to political year."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Said bill having been announced, Mr. Dana moved to amend as follows:

At line 7, after the word "shall" insert "every year," and after the word "January" insert "and".

At line 8, strike out the word "even" and insert "odd"; and after the word "year" add "The legislative session shall not exceed the term of forty legislative days."

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

On motion of Mr. Dana, said bill was ordered reprinted and recommitted to said committee.

Mr. Foley offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on banks be discharged from the further consideration of the bill (No. 1596, Int. No. 948), entitled "An act to amend the General Business Law, being chapter twenty of the Consolidated Laws, by inserting a new article, to be known as article three-a, private banking."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Said bill having been announced, Mr. Foley moved to amend by substituting therefor the following substituted bill:

(See Appendix No. 21.)

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

On motion of Mr. Foley, said bill was ordered reprinted and recommitted to said committee.

Mr. Merritt moved a call of the members of the House.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

By direction of the Speaker, the Clerk called the roll, when the following members responded:

Abbey	Cross	Hackett	Metzendorf	Sweet
Allen A F	Dana	Harwood	Miller J L	Thompson
Allen H E	Delano	Hearn	Murray	Thorn
Argetsinger	De Long	Higgins	Nolan	Toombs
Barden	Doherty	Hinman	O'Connor	Trombly
Bates	Donnelly	Hoey	Odell	Van Olinda
Baumes	Donovan	Holden	Oliver	Vicinus
Bennett	Ebbets	Howard	O'Neil M A	Vosburgh
Boshart	Evans	Joseph	Parker	Walker
Boylan	Eveleth	Keller	Patrie	Walters
Brainerd	Farrell	Kopp	Perkins	Ward
Brennan	Feeley	Lachman	Phillips C W	Waters
Brown C F	Filley	Lansing	Phillips J S	Weber
Brown G W	Foley	Lee	Pitkin	Weiland
Burgoyne	Fowler	Levy A J	Raldiris	Weimert
Callan	Friend	Lowman	Reed	Weinstein
Caughlan	Frisbie	Lupton	Roberts	Wende
Chanler	Garfein	Macdonald	Rozan	White E H
Cheney	Gerhardt	MacGregor	Shepardson	White L H
Clarke R H	Glore	Manley	Shortt	Whitley
Clark S C	Goldberg	Marlatt	Smith A E	Whitney
Coffey	Goodspeed	McCue	Smith M	Wilkie
Colné	Goodwin	McElligott	Spielberg	Wilsnack
Conklin	Graubard	McGrath	Stevenson	Wood
Connell	Gray	McInerney	Stivers	Yale
Cosad	Green	Merritt	Sullivan	Young F L
Crocker	Greenwood			

Mr. Merritt moved that the House proceed with business during the pendency of the call.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

The bill (No. 1501, Int. No. 119) entitled "An act to amend the Agricultural Law, in relation to inspection and sale of seeds," having been announced,

Mr. Callan moved that said bill be recommitted to the committee on agriculture, with instructions to report the same forthwith, amended as follows:

On page 2, line 11, after the word "red-top" and before "rye" insert comma.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Boshart, from the committee on agriculture, reported said bill amended as directed, and the same was ordered reprinted and place on the order of third reading.

The bill (No. 844, Int. No. 745) entitled "An act to amend the Liquor Tax Law, in relation to qualification of voters on questions of local option," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 123

NOES 9

Those who voted in the affirmative were:

Abbey	Crocker	Harwood	O'Connor	Toombs
Allen A F	Cross	Hearn	Odell	Trombly
Allen H E	Dana	Higgins	Oliver	Van Olinda
Argetsinger	Delano	Hinman	O'Neil M A	Vicinus
Barden	De Long	Hoey	Parker	Vosburgh
Bates	Doherty	Holden	Patrie	Walker
Baumes	Donnelly	Howard	Perkins	Walters
Bennett	Ebbets	Keller	Phillips C W	Ward
Boshart	Evans	Kopp	Phillips J S	Waters
Boylan	Eveleth	Lansing	Pitkin	Weber
Brainerd	Farrell	Lee	Raldiris	Weiland
Brown C F	Feeley	Levy A J	Reed	Weimert
Brown G W	Filley	Lowman	Roberts	Weinstein
Burgoyne	Foley	Lupton	Rozan	Wende
Callan	Fowler	Macdonald	Shepardson	White E H
Caughlan	Friend	MacGregor	Shortt	White L H
Chanler	Frisbie	Manley	Smith A E	Whitley
Cheney	Garfein	Marlatt	Smith M	Whitney
Clarke R H	Gerhardt	McElligott	Stevenson	Wilkie
Clark S C	Glore	McInerney	Stivers	Wilsnack
Coffey	Goodspeed	Merritt	Sullivan	Wood
Colné	Goodwin	Metzendorf	Sweet	Yale
Conklin	Gray	Miller J L	Thompson	Young E
Connell	Green	Murray	Thorn	Young F L
Cosad	Greenwood	Nolan		

Those who voted in the negative were:

Brennan	Goldberg	Joseph	McCue	Spielberg
Donovan	Hackett	Lachman	McGrath	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1460, Int. No. 869) entitled "An act to amend the Election Law, in relation to printing and distributing abstract

of proposed constitutional amendments or other propositions or questions provided by law to be submitted to a popular vote," having been announced,

Mr. Glore moved that said bill be recommitted to the committee on the judiciary, with instructions to report the same forthwith, amended as follows:

Page 2, line 6, after the word "question" insert the following: "which in addition to the abstract hereinafter provided for shall contain the text of such amendment, proposition or question setting out all new matter in italics and enclosing in brackets all matter to be omitted from the existing law."

Mr. Speaker put the question whether the House would agree to said motion and it was determined in the negative.

Said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 129

NOES 2

Those who voted in the affirmative were:

Abbey	Cross	Harwood	Murray	Thorn
Allen A F	Dana	Hearn	Nolan	Toombs
Allen H E	Delano	Higgins	O'Connor	Trombly
Argetsinger	De Long	Hinman	Odell	Van Olinda
Barden	Doherty	Hoey	Oliver	Vicinus
Bates	Donnelly	Holden	O'Neil M A	Vosburgh
Baumes	Donovan	Howard	Parker	Walker
Bennett	Ebbets	Joseph	Patrie	Walters
Boshart	Evans	Keller	Perkins	Ward
Boylan	Eveleth	Kopp	Phillips C W	Waters
Brainerd	Farrell	Lachman	Phillips J S	Weber
Brown C F	Feeley	Lansing	Pitkin	Weiland
Brown G W	Filley	Lee	Raldiris	Weimert
Burgoyne	Foley	Lowman	Reed	Weinstein
Callan	Fowler	Lupton	Roberts	Wende
Caughlan	Friend	Macdonald	Rozan	White E H
Chanler	Frisbie	MacGregor	Shepardson	White L H
Cheney	Garfein	Manley	Shortt	Whitley
Clarke R H	Gerhardt	Marlatt	Smith A E	Whitney
Clark S C	Goldberg	McCue	Smith M	Wilkie
Coffey	Goodspeed	McElligott	Spielberg	Wilsnack
Colné	Goodwin	McGrath	Stevenson	Wood
Conklin	Gray	McInerney	Stivers	Yale
Connell	Green	Merritt	Sullivan	Young E

Cosad
Crocker

Greenwood
Hackett

Metzendorf
Miller J L

Sweet
Thompson

Young F L

Those who voted in the negative were:

Glore

Levy A J

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1428, Int. No. 670) entitled "An act to amend the Labor Law, relative to sanitary conveniences," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131

NOES 00

Those who voted in the affirmative were:

Abbey
Allen A F
Allen H E
Argetsinger
Barden
Bates
Baumes
Bennett
Boshart
Boylan
Brainerd
Brown C F
Brown G W
Burgoyne
Callan
Caughlan
Chanler
Cheney
Clarke R H
Clark S C
Coffey
Colné
Conklin
Connell
Cosad
Crocker
Cross

Dana
Delano
De Long
Doherty
Donnelly
Donovan
Ebbets
Evans
Eveleth
Farrell
Feeley
Filley
Foley
Fowler
Friend
Frisbie
Garfein
Gerhardt
Glore
Goldberg
Goodspeed
Goodwin
Gray
Green
Greenwood
Hackett

Harwood
Hearn
Higgins
Hinman
Hoey
Holden
Howard
Joseph
Keller
Kopp
Lachman
Lansing
Lee
Levy A J
Lowman
Lupton
Macdonald
MacGregor
Manley
Marlatt
McCue
McElligott
McGrath
McInerney
Merritt
Metzendorf

Miller J L
Murray
Nolan
O'Connor
Odell
Oliver
O'Neil M A
Parker
Patrie
Perkins
Phillips C W
Phillips J S
Pitkin
Raldiris
Reed
Roberts
Roza
Shepardson
Shortt
Smith A E
Smith M
Spielberg
Stevenson
Stivers
Sullivan
Sweet

Thompson
Thorn
Toombs
Trombly
Van Olinda
Vicus
Vosburgh
Walker
Walters
Ward
Waters
Weber
Weiland
Weimert
Weinstein
Wende
White E H
White L H
Whitley
Whitney
Wilkie
Wilsnack
Wood
Yale
Young E
Young F L

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 652, Int. No. 611) entitled "An act to amend the Public Lands Law, in relation to grants of land under water," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Harwood	Miller J L	Thompson
Allen A F	Delano	Hearn	Murray	Thorn
Allen H E	De Long	Higgins	Nolan	Toombs
Argetsinger	Doherty	Hinman	O'Connor	Trombly
Barden	Donnelly	Hoey	Odell	Van Olinda
Bates	Donovan	Holden	Oliver	Vicinus
Baumes	Ebbets	Howard	O'Neil M A	Vosburgh
Bennett	Evans	Joseph	Parker	Walker
Boshart	Eveleth	Keller	Patrie	Walters
Boylan	Farrell	Kopp	Perkins	Ward
Brainerd	Feeley	Lachman	Phillips C W	Waters
Brown C F	Filley	Lansing	Phillips J S	Weber
Brown G W	Foley	Lee	Pitkin	Weiland
Burgoyne	Fowler	Levy A J	Raldiris	Weimert
Callan	Friend	Lowman	Reed	Weinstein
Caughlan	Frisbie	Lupton	Roberts	Wende
Chanler	Garfein	Macdonald	Rozan	White E H
Cheney	Gerhardt	MacGregor	Shepardson	White L H
Clarke R H	Glore	Manley	Shortt	Whitley
Clark S C	Goldberg	Marlatt	Smith A E	Whitney
Coffey	Goodspeed	McCue	Smith M	Wilkie
Colné	Goodwin	McElligott	Spielberg	Wilsnack
Conklin	Gray	McGrath	Stevenson	Wood
Connell	Green	McInerney	Stivers	Yale
Cosad	Greenwood	Merritt	Sullivan	Young E
Crocker	Hackett	Metzendorf	Sweet	Young F L
Cross				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1230, Int. No. 1028) entitled "An act to amend chapter five hundred and seventy-two of the Laws of nineteen hundred and two, entitled 'An act to revise and amend an act to incorporate the city of Middletown and the acts amendatory thereof,' in relation to the powers of the common council and improvements," having been announced for a third reading.

On motion of Mr. Stivers, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The bill (No. 984, Int. No. 843) entitled "An act to amend the Forest, Fish and Game Law, in relation to open season for black bass," having been announced for a third reading,

On motion of Mr. MacGregor, said bill was recommitted to the committee on fisheries and game, retaining its place on the order of third reading.

The bill (No. 1196, Int. No. 893) entitled "An act to amend chapter seven hundred and six of the Laws of nineteen hundred and one, entitled 'An act to make the office of register of the county of Kings a salaried office and regulating the management of said office,' so as to limit the compensation to be paid to the register after the close of his term of office," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 1

Those who voted in the affirmative were:

Abbey	Cross	Hackett	Metzendorf	Thompson
Allen A F	Dana	Harwood	Miller J L	Thorn
Allen H E	Delano	Hearn	Murray	Toombs
Argetsinger	De Long	Higgins	Nolan	Trombly
Barden	Doherty	Hinman	O'Connor	Van Olinda
Bates	Donnelly	Hoey	Odell	Vicinus
Baumes	Donovan	Holden	Oliver	Vosburgh
Bennett	Ebbets	Howard	Parker	Walker
Boshart	Evans	Joseph	Patrie	Walters
Boylan	Eveleth	Keller	Perkins	Ward
Brainerd	Farrell	Kopp	Phillips C W	Waters
Brown C F	Feeley	Lachman	Phillips J S	Weber
Brown G W	Filley	Lansing	Pitkin	Weiland
Burgoyne	Foley	Lee	Raldiris	Weimert
Callan	Fowler	Levy A J	Reed	Weinstein
Caughlan	Friend	Lowman	Roberts	Wende
Chanler	Frisbie	Lupton	Rozan	White E H
Cheney	Garfein	Macdonald	Shepardson	White L H
Clarke R H	Gerhardt	MacGregor	Shortt	Whitley
Clark S C	Glore	Manley	Smith A E	Whitney

Coffey	Goldberg	Marlatt	Smith M	Wilkie
Colné	Goodspeed	McCue	Spielberg	Wilsnack
Conklin	Goodwin	McElligott	Stevenson	Wood
Connell	Gray	McGrath	Stivers	Yale
Cosad	Green	McNerney	Sullivan	Young F
Crocker	Greenwood	Merritt	Sweet	Young F L

In the negative:

O'Neil M A

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1449, Int. No. 582) entitled "An act to amend the County Law, in relation to the compensation of supervisors," having been announced,

Mr. Whitley moved that said bill be recommitted to the committee on internal affairs, with instructions to report the same forthwith, amended as follows:

Page 1, line 7, after "Erie" insert "Monroe".

Page 2, line 11, after "Erie" insert "Monroe".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Whitney, from the committee on internal affairs, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

The bill (No. 1521, Int. No. 749) entitled "An act to amend the Insurance Law, in relation to persons, partnerships or associations engaging in the business of insurance as Lloyds or inter-insurers," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Harwood	Miller J L	Thompson
Allen A F	Delano	Hearn	Murray	Thorn
Allen H E	De Long	Higgins	Nolan	Toombs
Argetsinger	Doherty	Hinman	O'Connor	Trombly
Barden	Donnelly	Hoey	Odell	Van Olinda

Bates	Donovan	Holden	Oliver	Vicinus
Baumes	Ebbets	Howard	O'Neil M A	Vosburgh
Bennett	Evans	Joseph	Parker	Walker
Boshart	Eveleth	Keller	Patrie	Walters
Boylan	Farrell	Kopp	Perkins	Ward
Brainerd	Feeley	Lachman	Phillips C W	Waters
Brown C F	Fillee	Lansing	Phillips J S	Weber
Brown G W	Foley	Lee	Pitkin	Weiland
Burgoyne	Fowler	Levy J	Raldiris	Weimert
Callan	Friend	Lowman	Reed	Weinstein
Caughlan	Frisbie	Lupton	Roberts	Wende
Chanler	Garfein	Macdonald	Rozan	White E H
Cheney	Gerhardt	MacGregor	Shepardson	White L H
Clarke R H	Glore	Manley	Shortt	Whitley
Clark S C	Goldberg	Marlatt	Smith A E	Whitney
Coffey	Goodspeed	McCue	Smith M	Wilkie
Colné	Goodwin	McElligott	Spielberg	Wilsnack
Conklin	Gray	McGrath	Stevenson	Wood
Connell	Green	McInerney	Stivers	Yale
Cosad	Greenwood	Merritt	Sullivan	Young E
Crocker	Hackett	Metzendorf	Sweet	Young F L
Cross				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1274, Int. No. 1050) entitled "An act to amend chapter one hundred and sixty of the Laws of nineteen hundred, entitled 'An act to incorporate the city of Cortland,' relative to the bond of the city chamberlain," having been announced for a third reading,

On motion of Mr. C. F. Brown, and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next.

The bill (No. 1539, Int. No. 949) entitled "An act making an appropriation for the expenses of the joint committee of the Senate and Assembly to examine and consider the proposed charter and administrative code of the city of New York," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Harwood	Miller J L	Thompson
Allen A F	Delano	Hearn	Murray	Thorn
Allen H E	De Long	Higgins	Nolan	Toombs
Argetsinger	Doherty	Hinman	O'Connor	Trombly
Barden	Donnelly	Hoey	Odell	Van Olinda
Bates	Donovan	Holden	Oliver	Vicinus
Baumes	Ebbets	Howard	O'Neil M A	Vosburgh
Bennett	Evans	Joseph	Parker	Walker
Boshart	Eveleth	Keller	Patrie	Walters
Boylan	Farrell	Kopp	Perkins	Ward
Brainerd	Feeley	Lachman	Phillips C W	Waters
Brown C F	Filley	Lansing	Phillips J S	Weber
Brown G W	Foley	Lee	Pitkin	Weiland
Burgoyne	Fowler	Levy A J	Raldiris	Weimert
Callan	Friend	Lowman	Reed	Weinstein
Caughlan	Frisbie	Lupton	Roberts	Wende
Chanler	Garfein	Macdonald	Rozan	White E H
Cheney	Gerhardt	MacGregor	Shepardson	White L H
Clarke R H	Glore	Manley	Shortt	Whitley
Clark S C	Goldberg	Marlatt	Smith A E	Whitney
Coffey	Goodspeed	McCue	Smith M	Wilkie
Colné	Goodwin	McElligott	Spielberg	Wilsnack
Conklin	Gray	McGrath	Stevenson	Wood
Connell	Green	McInerney	Stivers	Yale
Cosad	Greenwood	Merritt	Sullivan	Young E
Crocker	Hackett	Metzendorf	Sweet	Young F L
Cross				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1464, Int. No. 1169) entitled "An act to amend chapter six hundred and fifty of the Laws of nineteen hundred and four, entitled 'An act to revise the charter of the city of Rome,' relating to the term of office of policemen," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Harwood	Miller J L	Thompson
Allen A F	Delano	Hearn	Murray	Thorn
Allen H E	De Long	Higgins	Nolan	Toombs

Argetsinger	Doherty	Hinman	O'Connor	Trombly
Barden	Donnelly	Hoey	Odell	Van Olinda
Bates	Donovan	Holden	Oliver	Vicinus
Baumes	Ebbets	Howard	O'Neil M A	Vosburgh
Bennett	Evans	Joseph	Parker	Walker
Boshart	Eveleth	Keller	Patrie	Walters
Boylan	Farrell	Kopp	Perkins	Ward
Brainerd	Feeley	Lachman	Phillips C W	Waters
Brown C F	Filley	Lansing	Phillips J S	Weber
Brown G W	Foley	Lee	Pitkin	Weiland
Burgoyne	Fowler	Levy A J	Raldiris	Weimert
Callan	Friend	Lowman	Reed	Weinstein
Caughlan	Frisbie	Lupton	Roberts	Wende
Chanler	Garfein	Macdonald	Rozan	White E H
Cheney	Gerhardt	MacGregor	Shepardson	White L H
Clarke R H	Glore	Manley	Shortt	Whitley
Clark S C	Goldberg	Marlatt	Smith A E	Whitney
Coffey	Goodspeed	McCue	Smith M	Wilkie
Colné	Goodwin	McElligott	Spielberg	Wilsnack
Conklin	Gray	McGrath	Stevenson	Wood
Connell	Green	McInerney	Stivers	Yale
Cosad	Greenwood	Merritt	Sullivan	Young E
Crocker	Hackett	Metzendorf	Sweet	Young F L
Cross				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 5, Int. No. 5) entitled "An act to amend chapter one hundred and twenty-five of the Laws of nineteen hundred and six, entitled 'An act in relation to illuminating gas in the city of New York, and regulating the quality and pressure thereof and the price to consumers other than said city and providing a penalty for violation,' in relation to price to be charged in certain wards in the borough of Brooklyn," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 121

NOES 14

Those who voted in the affirmative were:

Allen A F	Evans	Higgins	Miller J L	Thorn
Argetsinger	Eveleth	Hinman	Murray	Toombs
Beck	Farrell	Hoey	Nolan	Trombly
Boshart	Fay	Holden	O'Connor	Van Olinda
Boylan	Feeley	Howard	Odell	Vicinus
Brainerd	Filley	Joseph	O'Neil M A	Vosburgh

Brown G W	Foley	Kopp	Perkins	Walker
Burgoyne	Friend	Lachman	Phillips C W	Walters
Callan	Frisbie	Lansing	Pitkin	Ward
Caughlan	Garfein	Lee	Raldiris	Waters
Chanler	Gerhardt	Levy A J	Reed	Weber
Clarke R H	Gerken	Levy J	Roberts	Weiland
Clark S C	Glore	Lowman	Rozan	Weinstein
Coffey	Goldberg	Lupton	Sanner	Wende
Colné	Goodspeed	Macdonald	Shea	White E H
Conklin	Goodwin	MacGregor	Shepardson	Whitley
Connell	Gray	Manley	Shortt	Whitney
Cosad	Green	Marlatt	Smith A E	Wilkie
Crocker	Greenwood	McCue	Smith M	Wilsnack
Delano	Hackett	McElligott	Spielberg	Wood
De Long	Haines	McGrath	Stevenson	Wright
Doherty	Harwood	McInerney	Sullivan	Yale
Donnelly	Hearn	Merritt	Sweet	Young F I.
Donovan	Herrick	Metzendorf	Thompson	Zorn
Ebbets				

Those who voted in the negative were:

Abbey	Bates	Cheney	Oliver	Stivers
Allen H E	Baumes	Dana	Parker	Weimert
Barden	Bennett	Fowler	Phillips J S	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1375, Int. No. 1110) entitled "An act to legalize the acts and proceedings of the village of Portville, in Cattaraugus county, its electors, board of trustees, officers and agents, prior to, at the time of, and subsequent to an election held in said village on March fifteenth, nineteen hundred and ten, relative to borrowing money for several public purposes of the village and issuing and selling bonds or certificates of indebtedness of the village therefor, and relative to appropriating village funds for the support of the Portville free library, and to provide for raising money by taxation in said village for the redemption of said bonds or certificates and the payment of interest thereon," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Harwood	Miller J L	Thompson
Allen A F	Delano	Hearn	Murray	Thorn
Allen H E	De Long	Higgins	Nolan	Toombs
Argetsinger	Doherty	Hinman	O'Connor	Trombly
Barden	Donnelly	Hoey	Odell	Van Olinda
Bates	Donovan	Holden	Oliver	Vicinus
Baumes	Ebbets	Howard	O'Neil M A	Vosburgh
Bennett	Evans	Joseph	Parker	Walker
Boshart	Eveleth	Keller	Patrie	Walters
Boylan	Farrell	Kopp	Perkins	Ward
Brainerd	Feeley	Lachman	Phillips C W	Waters
Brown C F	Filley	Lansing	Phillips J S	Weber
Brown G W	Foley	Lee	Pitkin	Weiland
Burgoyne	Fowler	Levy A J	Raldiris	Weimert
Callan	Friend	Lowman	Reed	Weinstein
Caughlan	Frisbie	Lupton	Roberts	Wende
Chanler	Garfein	Macdonald	Rozan	White E H
Cheney	Gerhardt	MacGregor	Shepardson	White L H
Clarke R H	Glore	Manley	Shortt	Whitley
Clark S C	Goldberg	Marlatt	Smith A E	Whitney
Coffey	Goodspeed	McCue	Smith M	Wilkie
Colné	Goodwin	McElligott	Spielberg	Wilsnack
Conklin	Gray	McGrath	Stevenson	Wood
Connell	Green	McInerney	Stivers	Yale
Cosad	Greenwood	Merritt	Sullivan	Young E
Crocker	Hackett	Metzendorf	Sweet	Young F L
Cross				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1540, Int. No. 776) entitled "An act to amend the Forest, Fish and Game Law, in relation to the taking of certain fish in certain counties," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Harwood	Miller J L	Thompson
Allen A F	Delano	Hearn	Murray	Thorn
Allen H E	De Long	Higgins	Nolan	Toombs
Argetsinger	Doherty	Hinman	O'Connor	Trombly
Barden	Donnelly	Hoey	Odell	Van Olinda

Bates	Donovan	Holden	Oliver	Vicinus
Baumes	Ebbets	Howard	O'Neil M A	Vosburgh
Bennett	Evans	Joseph	Parker	Walker
Boshart	Eveleth	Keller	Patrie	Walters
Boylan	Farrell	Kopp	Perkins	Ward
Brainerd	Feeley	Lachman	Phillips C W	Waters
Brown C F	Fillely	Lansing	Phillips J S	Weber
Brown G W	Foley	Lee	Pitkin	Weiland
Burgoyne	Fowler	Levy A J	Raldiris	Weimert
Callan	Friend	Lowman	Reed	Weinstein
Caughlan	Frisbie	Lupton	Roberts	Wende
Chanler	Garfein	Macdonald	Rozan	White E H
Cheney	Gerhardt	MacGregor	Shepardson	White L H
Clarke R H	Glore	Manley	Shortt	Whitley
Clark S C	Goldberg	Marlatt	Smith A E	Whitney
Coffey	Goodspeed	McCue	Smith M	Wilkie
Colné	Goodwin	McElligott	Spielberg	Wilsnack
Conklin	Gray	McGrath	Stevenson	Wood
Connell	Green	McInerney	Stivers	Yale
Cosad	Greenwood	Merritt	Sullivan	Young E
Crocker	Hackett	Metzendorf	Sweet	Young F L
Cross				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1430, Int. No. 300) entitled "An act to amend the Public Health Law, in relation to the practice of veterinary medicine," having been announced for a third reading,

On motion of Mr. Howard, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The bill (No. 1406, Int. No. 1136) entitled "An act to amend chapter five hundred and eighty-three of the Laws of nineteen hundred and nine, entitled 'An act to authorize the several towns in the county of Suffolk to establish police districts outside the limits of any incorporated village therein, and to elect within such districts by ballot one police justice, three commissioners, and to provide for police patrolmen within said districts,' generally," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Harwood	Miller J L	Thompson
Allen A F	Delano	Hearn	Murray	Thorn
Allen H E	De Long	Higgins	Nolan	Toombs
Argetsinger	Doherty	Hinman	O'Connor	Trombly
Barden	Donnelly	Hoey	Odell	Van Olinda
Bates	Donovan	Holden	Oliver	Vicinus
Baumes	Ebbets	Howard	O'Neil M A	Vosburgh
Bennett	Evans	Joseph	Parker	Walker
Boshart	Eveleth	Keller	Patrie	Walters
Boylan	Farrell	Kopp	Perkins	Ward
Brainerd	Feeley	Lachman	Phillips C W	Waters
Brown C F	Filley	Lansing	Phillips J S	Weber
Brown G W	Foley	Lee	Pitkin	Weiland
Burgoyne	Fowler	Levy A J	Raldiris	Weimert
Callan	Friend	Lowman	Reed	Weinstein
Caughlan	Frisbie	Lupton	Roberts	Wende
Chanler	Garfein	Macdonald	Rozan	White E H
Cheney	Gerhardt	MacGregor	Shepardson	White L H
Clarke R H	Glore	Manley	Shortt	Whitley
Clark S C	Goldberg	Marlatt	Smith A E	Whitney
Coffey	Goodspeed	McCue	Smith M	Wilkie
Colné	Goodwin	McElligott	Spielberg	Wilsnack
Conklin	Gray	McGrath	Stevenson	Wood
Connell	Green	McInerney	Stivers	Yale
Cosad	Greenwood	Merritt	Sullivan	Young E
Crocker	Hackett	Metzendorf	Sweet	Young F L
Cross				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1344, Int. No. 1097) entitled "An act to amend chapter three hundred and twenty-four of the Laws of nineteen hundred, entitled 'An act to make the office of sheriff of Saint Lawrence county a salaried office, in part, and to regulate the management thereof,' in relation to salaries of employees at the jail," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Harwood	Miller J L	Thompson
Allen A F	Delano	Hearn	Murray	Thorn
Allen H E	De Long	Higgins	Nolan	Toombs
Argetsinger	Doherty	Hinman	O'Connor	Trombly
Barden	Donnelly	Hoey	Odell	Van Olinda
Bates	Donovan	Holden	Oliver	Vicinus
Baumes	Ebbets	Howard	O'Neil M A	Vosburgh
Bennett	Evans	Joseph	Parker	Walker
Boshart	Eveleth	Keller	Patrie	Walters
Boylan	Farrell	Kopp	Perkins	Ward
Brainerd	Feeley	Lachman	Phillips C W	Waters
Brown C F	Filley	Lansing	Phillips J S	Weber
Brown G W	Foley	Lee	Pitkin	Weiland
Burgoyne	Fowler	Levy A J	Raldiris	Weimert
Callan	Friend	Lowman	Reed	Weinstein
Caughlan	Frisbie	Lupton	Roberts	Wende
Chanler	Garfein	Macdonald	Rozan	White E H
Cheney	Gerhardt	MacGregor	Shepardson	White L H
Clarke R H	Glore	Manley	Shortt	Whitley
Clarke S C	Goldberg	Marlatt	Smith A E	Whitney
Coffey	Goodspeed	McCue	Smith M	Wilkie
Colné	Goodwin	McElligott	Spielberg	Wilnack
Conklin	Gray	McGrath	Stevenson	Wood
Connell	Green	McInerney	Stivers	Yale
Cosad	Greenwood	Merritt	Sullivan	Young E
Crocker	Hackett	Metzendorf	Sweet	Young F L
Cross				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1455, Int. No. 385) entitled "An act to amend the Code of Civil Procedure, in relation to the salaries and expenses of the judges of the Court of Claims," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 124

NOES 7

Those who voted in the negative were:

Abbey	Cross	Harwood	Nolan	Thorn
Allen A F	Dana	Hearn	O'Connor	Toombs
Allen H E	Delano	Higgins	Odell	Trombly
Argetsinger	De Long	Hinman	Oliver	Van Olinda

Barden	Doherty	Hoey	O'Neil M A	Vicinus
Bates	Donnelly	Holden	Parker	Vosburgh
Baumes	Donovan	Joseph	Patrie	Walker
Bennett	Ebbets	Keller	Perkins	Walters
Boshart	Eveleth	Lachman	Phillips C W	Ward
Boylan	Farrell	Lansing	Phillips J S	Waters
Brainerd	Feeley	Lee	Pitkin	Weber
Brown C F	Filley	Lowman	Raldiris	Weiland
Brown G W	Foley	Lupton	Reed	Weimert
Burgoyne	Fowler	Macdonald	Roberts	Weinstein
Callan	Friend	MacGregor	Rozan	Wende
Caughlan	Frisbie	Manley	Shepardson	White E H
Cheney	Gerhardt	Marlatt	Shortt	White L H
Clarke R H	Glore	McCue	Smith A E	Whitley
Clark S C	Goldberg	McElligott	Smith M	Whitney
Coffey	Coodspeed	McGrath	Spiegelberg	Wilkie
Colné	Coolwin	McInerney	Stevenson	Wilsnack
Conklin	Gray	Merritt	Stivers	Yale
Connell	Green	Metzendorf	Sullivan	Young E
Cosad	Greenwood	Miller J L	Sweet	Young F L
Crocker	Hackett	Murray	Thompson	

Those who voted in the negative were:

Chanler	Garfein	Kopp	Levy A J	Wood
Evans	Howard			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1543, Int. No. 465) entitled "An act to amend chapter one hundred and one of the Laws of eighteen hundred and seventy, entitled 'An act incorporating the trustees of the Central New York Conference of the Methodist Episcopal Church,' relative to the election of laymen, members of the Methodist Episcopal Church, as trustees," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Harwood	Miller J L	Thompson
Allen A F	Delano	Hearn	Murray	Thorn
Allen H E	De Long	Higgins	Nolan	Toombs
Argetsinger	Doherty	Hinman	O'Connor	Trombly
Barden	Donnelly	Hoey	Odell	Van Olinda
Bates	Donovan	Holden	Oliver	Vicinus

Baumes	Ebbets	Howard	O'Neil M A	Vosburgh
Bennett	Evans	Joseph	Parker	Walker
Boshart	Eveleth	Keller	Patrie	Walters
Boylan	Farrell	Kopp	Perkins	Ward
Brainerd	Feeley	Lachman	Phillips C W	Waters
Brown C F	Filley	Lansing	Phillips J S	Weber
Brown G W	Foley	Lee	Pitkin	Weiland
Burgoyne	Fowler	Levy A J	Raldiris	Weimert
Callan	Friend	Lowman	Reed	Weinstein
Caughlan	Frisbie	Lupton	Roberts	Wende
Chanler	Garfein	Macdonald	Rozan	White E H
Cheney	Gillen	MacGregor	Shepardson	White L H
Clarke R H	Glore	Manley	Shortt	Whitley
Clark S C	Goldberg	Marlatt	Smith A E	Whitney
Coffey	Goodspeed	McCue	Smith M	Wilkie
Colné	Goodwin	McElligott	Spielberg	Wilsnack
Conklin	Gray	McGrath	Stevenson	Wood
Connell	Green	McInerney	Stivers	Yale
Cosad	Greenwood	Merritt	Sullivan	Young E
Crocker	Hackett	Metzendorf	Sweet	Young F L
Cross				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1542, Int. No. 612) entitled "An act making appropriations for certain permanent improvements at Fire Island State Park," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Harwood	Miller J L	Thompson
Allen A F	Delano	Hearn	Murray	Thorn
Allen H E	De Long	Higgins	Nolan	Toombs
Argetsinger	Doherty	Hinman	O'Connor	Trombly
Barden	Donnelly	Hoey	Odell	Van Olinda
Bates	Donovan	Holden	Oliver	Vicinus
Baumes	Ebbets	Howard	O'Neil M A	Vosburgh
Bennett	Evans	Joseph	Parker	Walker
Boshart	Eveleth	Keller	Patrie	Walters
Boylan	Farrell	Kopp	Perkins	Ward
Brainerd	Feeley	Lachman	Phillips C W	Waters
Brown C F	Filley	Lansing	Phillips J S	Weber
Brown G W	Foley	Lee	Pitkin	Weiland
Burgoyne	Fowler	Levy A J	Raldiris	Weimert
Callan	Friend	Lowman	Reed	Weinstein
Caughlan	Frisbie	Lupton	Roberts	Wende
Chanler	Garfein	Macdonald	Rozan	White E H

Cheney	Gerhardt	MacGregor	Shepardson	White L H
Clarke R H	Glore	Manley	Shortt	Whitley
Clark S C	Goldberg	Marlatt	Smith A E	Whitney
Coffey	Goodspeed	McCue	Smith M	Wilkie
Colné	Goodwin	McElligott	Spielberg	Wilsnack
Conklin	Gray	McGrath	Stevenson	Wood
Connell	Green	McInerney	Stivers	Yale
Cosad	Greenwood	Merritt	Sullivan	Young E
Crocker	Hackett	Metzendorf	Sweet	Young F L
Cross				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1158, Int. No. 972) entitled "An act to amend the Public Health Law, in relation to dental examiners," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Hearn	Murray	Thompson
Allen A F	Delano	Higgins	Nolan	Thorn
Allen H E	De Long	Hinman	O'Connor	Toombs
Argetsinger	Doherty	Hoey	Odell	Trombly
Barden	Donnelly	Holden	Oliver	Van Olinda
Bates	Donovan	Howard	O'Neill J J	Vicinus
Baumes	Ebbets	Joseph	O'Neil M A	Vosburgh
Bennett	Evans	Keller	Parker	Walker
Boshart	Eveleth	Kopp	Patrie	Walters
Boylan	Farrell	Lachman	Perkins	Ward
Brainerd	Feeley	Lansing	Phillips C W	Waters
Brown C F	Filley	Lee	Phillips J S	Weber
Brown G W	Foley	Levy A J	Pitkin	Weiland
Burgoyne	Fowler	Lowman	Raldiris	Weimert
Callan	Friend	Lupton	Reed	Weinstein
Caughlan	Frisbie	Macdonald	Roberts	Wende
Chanler	Garfein	MacGregor	Rozan	White E H
Cheney	Gerhardt	Manley	Shepardson	White L H
Clarke R H	Glore	Marlatt	Shortt	Whitley
Clark S C	Goldberg	McCue	Smith A E	Whitney
Coffey	Goodspeed	McElligott	Smith M	Wilkie
Colné	Goodwin	McGrath	Spielberg	Wilsnack
Conklin	Gray	McInerney	Stevenson	Wood
Connell	Green	Merritt	Stivers	Yale
Cosad	Greenwood	Metzendorf	Sullivan	Young E
Crocker	Hackett	Miller J L	Sweet	Young F L
Cross	Harwood			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1139, Int. No. 953) entitled "An act to remove the bar of the statute of limitations from the claim of William J. Hart against the city of New York and to authorize the audit and payment thereof," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Harwood	Miller J L	Thompson
Allen A F	Delano	Hearn	Murray	Thorn
Allen H E	De Long	Higgins	Nolan	Toombs
Argetsinger	Doherty	Hinman	O'Connor	Trombly
Barden	Donnelly	Hoey	Odell	Van Olinda
Bates	Donovan	Holden	Oliver	Vicinus
Baumes	Ebbets	Howard	O'Neil M A	Vosburgh
Bennett	Evans	Joseph	Parker	Walker
Boshart	Eveleth	Keller	Patrie	Walters
Boylan	Farrell	Kopp	Perkins	Ward
Brainerd	Feeley	Lachman	Phillips C W	Waters
Brown C F	Filley	Lansing	Phillips J S	Weber
Brown G W	Foley	Lee	Pitkin	Weiland
Burgoyne	Fowler	Levy A J	Raldiris	Weimert
Callan	Friend	Lowman	Reed	Weinstein
Caughlan	Frisbie	Lupton	Roberts	Wende
Chanler	Garfein	Macdonald	Rozan	White E H
Cheney	Gerhardt	MacGregor	Shepardson	White L H
Clarke R H	Glore	Manley	Shortt	Whitley
Clark S C	Goldberg	Marlatt	Smith A E	Whitney
Coffey	Goodspeed	McCue	Smith M	Wilkie
Colné	Goodwin	McElligott	Spielberg	Wilsnack
Conklin	Gray	McGrath	Stevenson	Wood
Connell	Green	McInerney	Stivers	Yale
Cosad	Greenwood	Merritt	Sullivan	Young E
Crocker	Hackett	Metzendorf	Sweet	Young F L
Cross				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1330, Int. No. 1088) entitled "An act to amend the County Law, in relation to the power of a board of supervisors to authorize a town to borrow money," was read the third time,

having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Abbey	Cross	Hackett	Miller J L	Thompson
Allen A F	Dana	Harwood	Murray	Thorn
Allen H E	Delano	Hearn	Nolan	Toombs
Argetsinger	De Long	Higgins	O'Connor	Trombly
Barden	Doherty	Hinman	Odell	Van Olind.
Bates	Donnelly	Hoey	Oliver	Vicinus
Baumes	Donovan	Holden	O'Neil M A	Vcsburgh
Bennett	Ebbets	Howard	Parker	Walker
Boshart	Evans	Joseph	Patrie	Walters
Boylan	Eveleth	Kopp	Perkins	Ward
Brainerd	Farrell	Lachman	Phillips C W	Waters
Brown C F	Feeley	Lansing	Phillips J S	Weber
Brown G W	Filley	Lee	Pitkin	Weiland
Burgoyne	Foley	Levy A J	Raldiris	Weimert
Callan	Fowler	Lowman	Reed	Weinstein
Caughlan	Friend	Lupton	Roberts	Wende
Chanler	Frisbie	Macdonald	Rozan	White E H
Cheney	Garfein	MacGregor	Shepardson	White L H
Clarke R H	Gerhardt	Manley	Shortt	Whitley
Clark S C	Glore	Marlatt	Smith A E	Whitney
Coffey	Goldberg	McCue	Smith M	Wilkie
Colné	Goodspeed	McElligott	Spielberg	Wilsnack
Conklin	Goodwin	McGrath	Stevenson	Wood
Connell	Gray	McInerney	Stivers	Yale
Cosad	Green	Merritt	Sullivan	Young E
Crocker	Greenwood	Metzendorf	Sweet	Young F L

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1222, Int. No. 1020) entitled "An act to amend the charter of the city of Plattsburgh, in relation to city water works," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Abbey	Cross	Hackett	Miller J L	Thompson
Allen A F	Dana	Harwood	Murray	Thorn
Allen H E	Delano	Hearn	Nolan	Toombs
Argetsinger	De Long	Higgins	O'Connor	Trombly
Barber	Doherty	Hinman	Odell	Van Olinda
Bates	Donnelly	Hoey	Oliver	Vicinus
Baumes	Donovan	Holden	O'Neil M A	Vosburgh
Bennett	Ebbets	Howard	Parker	Walker
Boshart	Evans	Joseph	Patrie	Walters
Boylan	Eveleth	Kopp	Perkins	Ward
Brainerd	Farrell	Lachman	Phillips C W	Waters
Brown C F	Feeley	Lansing	Phillips J S	Weber
Brown G W	Filley	Lee	Pitkin	Weiland
Burgoyne	Foley	Levy A J	Raldiris	Weimert
Callan	Fowler	Lowman	Reed	Weinstein
Caughlan	Friend	Lupton	Roberts	Wende
Chanler	Frisbie	Macdonald	Rozan	White E H
Cheney	Garfein	MacGregor	Shepardson	White L H
Clarke R H	Gerhardt	Manley	Shortt	Whitley
Clark S C	Clore	Marlatt	Smith A E	Whitney
Coffey	Goldberg	McCue	Smith M.	Wilkie
Colné	Goodspeed	McElligott	Spielberg	Wilsnack
Conklin	Goodwin	McGrath	Stevenson	Wood
Connell	Gray	McInerney	Stivers	Yale
Cosad	Green	Merritt	Sullivan	Young E
Crocker	Greenwood	Metzendorf	Sweet	Young F L

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1438, Int. No. 1155) entitled "An act to amend chapter six hundred and seventy-one of the Laws of eighteen hundred and ninety-two, entitled 'An act to revise, consolidate and amend the several acts relating to the government of the city of Cohoes,' in relation to the amount to be set apart to the credit of and expended annually by the board of fire commissioners of said city, and to remedies for violation of duty by members of such board," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Abbey	Cross	Hackett	Miller J L	Thompson
Allen A F	Dana	Harwood	Murray	Thorn
Allen H E	Delano	Hearn	Nolan	Toombs
Argetsinger	De Long	Higgins	O'Connor	Trombly
Barden	Doherty	Hinman	Odell	Van Olinda
Bates	Donnelly	Hoey	Oliver	Vicinus
Baumes	Donovan	Holden	O'Neil M A	Vosburgh
Bennett	Ebbets	Howard	Parker	Walker
Boshart	Evans	Joseph	Patrie	Walters
Boylan	Eveleth	Kopp	Perkins	Ward
Brainerd	Farrell	Lachman	Phillips C W	Waters
Brown C F	Feeley	Lansing	Phillips J S	Weber
Brown G W	Filley	Lee	Pitkin	Weiland
Burgoyne	Foley	Levy A J	Raldiris	Weimert
Callan	Fowler	Lowman	Reed	Weinstein
Caughlan	Friend	Lupton	Roberts	Wende
Chanler	Frisbie	Macdonald	Rozan	White E H
Cheney	Garfein	MacGregor	Shepardson	White L H
Clarke R H	Gerhardt	Manley	Shortt	Whitley
Clark S C	Glore	Marlatt	Smith A E	Whitney
Coffey	Goldberg	McCue	Smith M	Wilkie
Colné	Goodspeed	McElligott	Spielberg	Wilsnack
Conklin	Goodwin	McGrath	Stevenson	Wood
Connell	Gray	McInerney	Stivers	Yale
Cosad	Green	Merritt	Sullivan	Young E
Crocker	Greenwood	Metzendorf	Sweet	Young F L

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1439, Int. No. 1156) entitled "An act to authorize the city of Cohoes to borrow money for the purpose of better equipping its fire department, and to issue and sell its bonds for the money so borrowed, and to provide for raising money by taxation in said city for the redemption of said bonds and the payment of interest thereon," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Abbey	Cross	Hackett	Miller J L	Thompson
Allen A F	Dana	Harwood	Murray	Thorn
Allen H E	Delano	Hearn	Nolan	Toombs

Argetsinger	De Long	Higgins	O'Connor	Trombly
Barden	Doherty	Hinman	Odell	Van Olinda
Bates	Donnelly	Hoey	Oliver	Vicinus
Baumes	Donovan	Holden	O'Neil M A	Vosburgh
Bennett	Ebbets	Howard	Parker	Walker
Boshart	Evans	Joseph	Patrie	Walters
Boylan	Eveleth	Kopp	Perkins	Ward
Brainerd	Farrell	Lachman	Phillips C W	Waters
Brown C F	Feeley	Lansing	Phillips J S	Weber
Brown G W	Filley	Lee	Pitkin	Weiland
Burgoyne	Foley	Levy A J	Raldiris	Weimert
Callan	Fowler	Lowman	Reed	Weinstein
Caughlan	Friend	Lupton	Roberts	Wende
Chanler	Frisbie	Macdonald	Rozan	White E H
Cheney	Garfein	MacGregor	Shepardson	White L H
Clarke R H	Gerhardt	Manley	Shortt	Whitley
Clark S C	Glore	Marlatt	Smith A E	Whitney
Coffey	Goldberg	McCue	Smith M	Wilkie
Colné	Goodspeed	McElligott	Spielberg	Wilsnack
Conklin	Goodwin	McGrath	Stevenson	Wood
Connell	Gray	McInerney	Stivers	Yale
Cosad	Green	Merritt	Sullivan	Young E
Crocker	Greenwood	Metzendorf	Sweet	Young F L

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1041, Int. No. 892) entitled "An act to amend chapter four hundred and fifty-three of the Laws of nineteen hundred and nine, entitled 'An act to provide for the construction of a lift or hoist bridge over the Erie canal at Franklin street in the city of Syracuse, and making an appropriation therefor.'" was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Abbey	Cross	Hackett	Miller J L	Thompson
Allen A F	Dana	Harwood	Murray	Thorn
Allen H E	Delano	Hearn	Nolan	Toombs
Argetsinger	De Long	Higgins	O'Connor	Trombly
Barden	Doherty	Hinman	Odell	Van Olinda
Bates	Donnelly	Hoey	Oliver	Vicinus
Baumes	Donovan	Holden	O'Neil M A	Vosburgh
Bennett	Ebbets	Howard	Parker	Walker
Boshart	Evans	Joseph	Patrie	Walters
Boylan	Eveleth	Kopp	Perkins	Ward

Brainerd	Farrell	Lachman	Phillips C W	Waters
Brown C F	Feeley	Lansing	Phillips J S	Weber
Brown G W	Filley	Lee	Pitkin	Weiland
Burgoyne	Foley	Levy A J	Raldiris	Weimert
Callan	Fowler	Lowman	Reed	Weinstein
Caughlan	Friend	Lupton	Roberts	Wende
Cnanler	Frisbie	Macdonald	Rozan	White E H
Cheney	Garfein	MacGregor	Shepardson	White L H
Clarke R H	Gerhardt	Manley	Shortt	Whitley
Clark S C	Glore	Marlatt	Smith A E	Whitney
Coffey	Goldberg	McCue	Smith M	Wilkie
Colné	Goodspeed	McElligott	Spielberg	Wilsnack
Conklin	Goodwin	McGrath	Stevenson	Wood
Connell	Gray	McInerney	Stivers	Yale
Cosad	Green	Merritt	Sullivan	Young E
Crocker	Greenwood	Metzendorf	Sweet	Young F L

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 651, Int. No. 610) entitled "An act to amend the Highway Law, in relation to the application for condemnation commissioners," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Harwood	Miller J L	Thompson
Allen A F	Delano	Hearn	Murray	Thorn
Allen H E	De Long	Higgins	Nolan	Toombs
Argetsinger	Doherty	Hinman	O'Connor	Trombly
Barden	Donnelly	Hoey	Odell	Van Olinda
Bates	Donovan	Holden	Oliver	Vicinus
Baumes	Ebbets	Howard	O'Neil M A	Vosburgh
Beck	Evans	Joseph	Parker	Walker
Boshart	Eveleth	Keller	Patrie	Walters
Boylan	Farrell	Kopp	Perkins	Ward
Brainerd	Feeley	Lachman	Phillips C W	Waters
Brown C F	Filley	Lansing	Phillips J S	Weber
Brown G W	Foley	Lee	Pitkin	Weiland
Burgoyne	Fowler	Levy A J	Raldiris	Weimert
Callan	Friend	Lowman	Reed	Weinstein
Caughlan	Frisbie	Lupton	Roberts	Wende
Chanler	Garfein	Macdonald	Rozan	White E H
Cheney	Gerhardt	MacGregor	Shepardson	White E H
Clarke R H	Glore	Manley	Shortt	Whitley
Clark S C	Goldberg	Marlatt	Smith A E	Whitney
Coffey	Goodspeed	McCue	Smith M	Wilkie

Colné	Goodwin	McElligott	Spielberg	Wilsnack
Conklin	Gray	McGrath	Stevenson	Wood
Connell	Green	McInerney	Stivers	Yale
Cosad	Greenwood	Merritt	Sullivan	Young E
Crocker	Hackett	Metzendorf	Sweet	Young F L
Cross				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1524, Int. No. 628) entitled "An act to amend the Election Law, in relation to register of voters where personal registration is required," having been announced for a third reading,

On motion of Mr. Toombs, and by unanimous consent, said bill was ordered placed on the third reading calendar for Thursday next.

The bill (No. 1154, Int. No. 968) entitled "An act to amend section one hundred and thirty-seven of the Insurance Law, in relation to licenses in excepted cases," was read the second time.

On motion of Mr. A. F. Allen, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1328, Int. No. 1086) entitled "An act to amend the Election Law, in relation to the powers, duties and salaries of the State Superintendent of Elections and his appointees," was read the second time.

On motion of Mr. Dana, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 922, Int. No. 798) entitled "An act to amend chapter five hundred and eighty of the Laws of nineteen hundred and two, as amended, entitled 'An act in relation to the Municipal Court of the city of New York, its officers and marshals,' in relation to the time within which judgment is to be rendered," was read the second time.

On motion of Mr. Gerken, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 299, Int. No. 291) entitled "An act to repeal section two hundred and ninety-one of the Membership Corporations Law, in relation to personal liability of trustees or directors of corporations for raising, breeding and improving horses," having been announced, Mr. Hoey moved to recommit said bill to the committee on codes.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the negative.

Said bill was then read the second time.

On motion of Mr. Perkins, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1244, Int. No. 293) entitled "An act to amend the Penal Law, in relation to keeping gaming and betting establishments," was read the second time.

On motion of Mr. Perkins, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1252, Int. No. 292) entitled "An act to amend the Penal Law, in relation to pool-selling, book-making, bets and wagers," having been announced, Mr. R. H. Clarke moved to amend as follows:

On page 1, line 7, after the word "bookmaking" omit the words in italics "orally or otherwise."

On page 2, line 5, after the word "pools" omit the words in italics "or make".

On page 2, omit the whole of line 6.

On page 2, line 7, before the word "upon" omit the word "wise".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the negative.

Said bill was then read the second time.

On motion of Mr. Perkins, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1121, Int. No. 944) entitled "Concurrent resolution of the Senate and Assembly relative to the proposed amendment of the Constitution of the United States, ratifying the same," was read the second time.

On motion of Mr. Murray, said bill was placed on the order of third reading and referred to the committee on revision.

On motion of Mr. Murray, and by unanimous consent, said bill was made a special order on third reading for Wednesday next (April 13th), immediately after the reading of the journal.

The bill (No. 1398, Int. No. 493) entitled "An act to amend the Navigation Law, in relation to certain motor craft," having been announced for a second reading,

On motion of Mr. Harwood, and by unanimous consent, said bill was ordered placed on the second reading calendar for Tuesday next.

The bill (No. 1559, Int. No. 542) entitled "An act to amend section seven hundred and ninety-eight of the Code of Civil Procedure, in relation to the time for the service of pleadings and papers by mail," having been announced for a second reading,

On motion of Mr. Toombs, and by unanimous consent, said bill was ordered placed on the second reading calendar for Wednesday next.

The bill (No. 1554, Int. No. 164) entitled "An act to amend the Education Law, in relation to payment of unpaid school taxes from county treasury," was read the second time.

On motion of Mr. W. G. Miller, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1556, Int. No. 752) entitled "An act to amend the County Law, in relation to the office of county auditor," having been announced, Mr. MacDonald moved to amend as follows:

Line 23, page 2, after "claimant" omit the comma and insert "shall be".

Line 23, page 2, after "neglect" omit the comma and insert "and".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Said bill, as amended, was then read the second time, and, on motion of Mr. MacDonald, was ordered reprinted and placed on the order of third reading and referred to the committee on revision.

The bill (No. 1558, Int. No. 770) entitled "An act to amend the Town Law, in relation to the conduct and places of holding special town meetings," was read the second time.

On motion of Mr. Stevenson, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1560, Int. No. 1148) entitled "An act to amend chapter seven hundred and sixty of the Laws of eighteen hundred and ninety-seven, entitled 'An act to revise the charter of the city of Watertown,' generally," was read the second time.

On motion of Mr. Wood, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1952, Int. No. 1185) entitled "An act making an appropriation to reimburse certain towns of Cattaraugus county for moneys expended in the repair and improvement of public highway and bridges on the Indian reservation in such county, in the year nineteen hundred and nine," was read the second time.

On motion of Mr. Cheney, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1591, Int. No. 744) entitled "An act to amend the Lien Law, in relation to artisans' lien on personal property," was read the second time.

On motion of Mr. Howard, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1593, Int. No. 79) entitled "An act to amend the Penal Law, in relation to compulsory prostitution of women," was read the second time.

On motion of Mr. Whitney, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1594, Int. No. 310) entitled "An act to amend the Code of Civil Procedure, in relation to fees of justice of the peace," was read the second time.

On motion of Mr. Shea, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1597, Int. No. 1126) entitled "An act to amend section nineteen of chapter ten of the Laws of nineteen hundred and nine, known as the Banking Law, being chapter two of the Consolidated Laws, in relation to proceedings against and liquidation of delinquent corporations and individual bankers," was read the second time.

On motion of Mr. Glore, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1664, Int. No. 53) entitled "An act to amend and revise an act entitled 'An act to establish the Public Service Commissions and prescribing their powers and duties, and to provide for the regulation and control of certain public service cor-

porations and making an appropriation therefor,' the said act as so amended and revised to constitute chapter forty-eight of the "Consolidated Laws," having been announced, Mr. Parker moved to amend as follows:

Page 89, line 5, strike out bracket.

Line 6, strike out brackets.

Lines 7, 8, 9, 10, strike out all italics.

Lines 12, 13, strike out all italics.

Lines 20, 21, 22, 23, 24, 25, strike out all italics.

Page 90, lines 1, 2, 3, 4, strike out all italics.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Said bill, as amended, was then read the second time, and, on motion of Mr. Parker, was ordered reprinted and placed on the order of third reading and referred to the committee on revision.

The Senate returned the Assembly bill (No. 81, Senate reprint No. 771, Int. No. 81), entitled "An act to provide additional funds for the maintenance of the State hospitals and to supply deficiencies in maintenance account for the year ending September thirtieth, nineteen hundred and ten," with a message that they have concurred in the passage of the same, with the following amendments:

Page 2, line 8, strike out the word "five" at end of line and insert the word "four".

Same page, line 9, strike out word "eighty-six" and insert word "fifty".

Same page, line 9, strike out figures in the parenthesis (\$586,000) and insert "(\$450,000)".

Mr. Merritt moved to concur in the Senate amendments.

Mr. Speaker put the question whether the House would concur in said amendments, said bill having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Abbey	Cross	Hackett	Miller J L	Thompson
Allen A F	Dana	Harwood	Murray	Thorn
Allen H E	Delano	Hearn	Nolan	Toombs
Argetsinger	De Long	Higgins	O'Connor	Trombly
Barden	Doherty	Hinman	Odell	Van Olinda
Bates	Donnelly	Hoey	Oliver	Vicinus
Baumes	Donovan	Holden	O'Neil M A	Vosburgh
Bennett	Ebbets	Howard	Parker	Walker
Boshart	Evans	Joseph	Patrie	Walters
Boylan	Eveleth	Kopp	Perkins	Ward
Brainerd	Farrell	Lachman	Phillips C W	Waters
Brown C F	Feeley	Lansing	Phillips J S	Weber
Brown G W	Filley	Lee	Pitkin	Weiland
Burgoyne	Foley	Levy A J	Raldiris	Weimert
Callan	Fowler	Lowman	Reed	Weinstein
Caughlan	Friend	Lupton	Roberts	Wende
Chanler	Frisbie	Macdonald	Rozan	White E H
Cheney	Garfein	MacGregor	Shepardson	White L H
Clarke R H	Gerhardt	Manley	Shortt	Whitley
Clark S C	Glore	Marlatt	Smith A E	Whitney
Coffey	Goldberg	McCue	Smith M	Wilkie
Colné	Goodspeed	McElligott	Spielberg	Wilsnack
Conklin	Goodwin	McGrath	Stevenson	Wood
Connell	Gray	McInerney	Stivers	Yale
Cosad	Green	Merritt	Sullivan	Young E
Crocker	Greenwood	Metzendorf	Sweet	Young F L

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendments of the Senate thereto.

Pursuant to notice, Mr. Merritt offered for the consideration of the House a resolution, in the words following:

Resolved, That Assembly Rule No. 21 be and the same hereby is suspended until April 18th.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

The Senate returned the bill (No. 327, reprint No. 1485, Int. No. 311), entitled "An act to amend chapter three hundred and forty-two of the Laws of nineteen hundred and two, entitled 'An act to make the office of supervisor in the county of Westchester a salaried office and to regulate the sessions of the board of supervisors in said county,' in relation to the salary of supervisors," with a message that they have reconsidered their vote by which said bill passed, and, as amended, have again passed the same.

Ordered, That the Clerk deliver said bill to the Governor.

The Senate returned the bill (No. 1332, Int. No. 1091), entitled "An act to amend chapter sixty-three of the Laws of nineteen hundred and two, entitled 'An act to incorporate the city of Fulton,' in relation to rate of interest on city bonds," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Fulton.

Also, the bill (No. 1331, Int. No. 1090), entitled "An act to authorize the issuance and sale of sewer bonds of the city of Fulton, at an increased rate of interest, and to legalize all proceedings relating to said bonds," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Fulton.

Also, the bill (No. 937, Int. No. 531), entitled "An act to amend chapter two hundred and twenty-five of the Laws of nineteen hundred and one, entitled 'An act to incorporate the city of Oneida,' in relation to membership and compensation of the police force," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Oneida.

Also, the bill (No. 1013, Int. No. 865), entitled "An act making an appropriation for the expense of the joint committee of the Senate and Assembly to examine into the question of extending the jurisdiction of the Public Service Commissions so as to include telephone and telegraph companies," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk deliver said bill to the Governor.

Also, the bill (No. 482, Int. No. 457), entitled "An act to amend chapter five hundred and eighty of the Laws of nineteen hundred and two, entitled 'An act in relation to the Municipal Court of the city of New York, its officers and marshals,' in relation to adjournments," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of New York.

Also, the bill (No. 1095, Int. No. 926), entitled "An act to amend chapter eighty-eight of the Laws of eighteen hundred and seventy-three, entitled 'An act to incorporate the Faxon hospital in the city of Utica,' generally," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Utica.

Also, the bill (No. 1208, Int. No. 1006), entitled "An act to extend the boundaries of the city of Utica, by annexing thereto a part of the town of New Hartford, and to provide for the government of the territory so annexed," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Utica.

Also, the bill (No. 786, Int. No. 702), entitled "An act to legalize the proceedings of the electors of the village of Croghan, Lewis county, New York, relative to the submission and adoption of propositions to establish a system of waterworks for the said village at a cost of not to exceed twenty-nine thousand dollars, and to issue the bonds of said village therefor; and authorizing the trustees of the said village of Croghan to issue village bonds for the construction, building and establishing a system of waterworks for said village."

Also, the bill (No. 1339, Int. No. 774), entitled "An act to amend chapter one hundred and forty-seven, entitled 'An act making provision for issuing bonds to the amount of not to exceed one hundred and one million dollars for the improvement of the Erie canal, the Oswego canal and the Champlain canal, and providing for a submission of the same to the people to be voted upon at the general election to be held in the year nineteen hundred and three,' in relation to the construction of bascule and swing bridges."

Also, the bill (No. 1161, Int. No. 975), entitled "An act to amend the Canal Law, in relation to the changing of names of mortgaged canal boats."

Also, the bill (No. 674, Int. No. 618), entitled "An act to legalize and confirm the official acts of the commissioners for loaning certain moneys of the United States of the county of New York."

Also, the bill (No. 1098, Int. No. 929), entitled "An act to legalize certain bonds of the incorporated area or territory known as Sylvan Beach in the town of Vienna, Oneida county, authorized to be issued, by a special election held in said incorporated area or territory on the twenty-seventh day of August, nineteen hundred and nine, for the purpose of establishing an electric lighting plant and system in and for said area or territory, and to legalize the resolution of the board of trustees of said area or territory directing the issuing and sale of said bonds, and the advertising for the sale of the same."

Also, the bill (No. 1283, Int. No. 13), entitled "An act to amend the Penal Law, in relation to poisoning or attempting to poison horses, mules or domestic animals."

Also, the bill (No. 836, Int. No. 737), entitled "An act to amend chapter two hundred and eighty-four of the Laws of eighteen hundred and thirty-seven, entitled 'An act to incorporate the Utica female academy,' in relation to the number of trustees thereof."

Also, the bill (No. 749, Int. No. 186), entitled "An act to amend the General Municipal Law, in relation to registry of municipal bonds."

Also, the bill (No. 866, Int. No. 760), entitled "An act to amend the Penal Law, in relation to the sale of cocaine or eucaine."

Also, the bill (No. 1160, Int. No. 974), entitled "An act to revive and extend the corporate existence of The Kenmore Boulevard Land Company," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk deliver said bills to the Governor.

A communication was received from Hon. Harry James, mayor of the city of Dunkirk, returning Assembly bill (No. 820, Int. No. 373), entitled "An act to provide for the submission of a proposition to the taxpayers of the city of Dunkirk for the construction of a public dock in such city, and if such proposition is adopted, authorizing the issue of bonds for such dock and provid-

ing for the maintenance thereof," with a message that said mayor, and the common council of said city, after a public hearing thereon, do approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

A communication was received from Hon. Robert H. Reed, mayor of the city of Lackawanna, returning Assembly bill (No. 747, Int. No. 215), entitled "An act to amend the Lackawanna city charter, relative to policemen's uniforms," with a message that said mayor, and the common council of said city, after a public hearing thereon, do approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

On motion of Mr. Merritt, the House adjourned.

WEDNESDAY, APRIL 6, 1910.

The House met pursuant to adjournment.

Prayer by Rev. D. M. Countermin, Troy.

On motion of Mr. Merritt, the reading of the journal of yesterday was dispensed with and the same was approved.

The Senate sent for concurrence the following entitled bills:

"An act to amend the State Finance Law, in relation to the education fund" (No. 624, Rec. No. 74), which was read the first time and referred to the committee on ways and means.

"An act to amend the Banking Law, relative to personal associations" (No. 856, Rec. No. 75), which was read the first time and referred to the committee on banks.

Mr. Conklin introduced a bill entitled "An act to amend the Greater New York charter as amended by chapter four hundred and thirty-nine of the Laws of nineteen hundred and three in relation to the tenement house department" (Int. No. 1329), which was read the first time and referred to the committee on affairs of cities.

Mr. Fowler introduced a bill entitled "Concurrent resolution of the Senate and Assembly to amend section seven of article seven of the Constitution, in relation to water storage in the forest preserve" (Int. No. 1330), which was read the first time and referred to the committee on the judiciary.

Also, "An act to amend the Code of Criminal Procedure in relation to proceedings when a person in confinement appears to be insane" (Int. No. 1331), which was read the first time and referred to the committee on codes.

Mr. Goodspeed introduced a bill entitled "An act to amend chapter six hundred and six of the Laws of nineteen hundred and two, entitled 'An act to incorporate the Brooklyn Public Library and to permit libraries in the borough of Brooklyn of the city of New York to convey their property thereto, and limiting and defining the powers thereof,' in relation to the appointment and reclassification of the members thereof" (Int. No. 1332), which was read the first time and referred to the committee on affairs of cities.

Mr. Kopp introduced a bill entitled "An act to amend the Stock Corporation Law, in relation to annual reports of corporations to the Secretary of State and penalties and forfeiture for failure to file such reports" (Int. No. 1333), which was read the first time and referred to the committee on the judiciary.

Mr. Patrie introduced a bill entitled "An act to amend chapter eighty-four of the Laws of nineteen hundred, entitled 'An act to make the office of sheriff of Greene county a salaried one, in part, and to regulate the management thereof,' in relation to the compensation of such sheriff for janitor service" (Int. No. 1334), which was read the first time and referred to the committee on internal affairs.

Mr. A. E. Smith introduced a bill entitled "An act to amend the Greater New York charter, in relation to the department of street cleaning" (Int. No. 1335), which was read the first time and referred to the committee on affairs of cities.

Mr. Thorn introduced a bill entitled "An act to authorize the town board and the superintendent of highways of the town of Grand Island, in the county of Erie, to cancel the assessments for the improvement of the Base Line highway in said town of Grand Island and to refund all moneys heretofore paid upon said rolls" (Int. No. 1336), which was read the first time and referred to the committee on internal affairs.

Also, "An act to authorize the town board and the superintendent of highways of the town of Wales, in the county of Erie, to

cancel the assessments for the improvement of the Big Tree road in said town of Wales and to refund all moneys heretofore paid upon said rolls " (Int. No. 1337), which was read the first time and referred to the committee on internal affairs.

Mr. Ward introduced a bill entitled "An act to amend chapter three hundred and thirty-six of the Laws of nineteen hundred and three, entitled 'An act to provide for the erection of a courthouse in the county of New York and authorizing the acquisition of a site therefor,' as amended" (Int. No. 1338), which was read the first time and referred to the committee on affairs of cities.

Also, "An act to amend the Election Law in relation to the custody of the registers and poll books" (Int. No. 1339), which was read the first time and referred to the committee on the judiciary.

Mr. Whitley introduced a bill entitled "An act to amend the General Municipal Law in relation to the establishment and maintenance of public general hospitals for the care of the sick" (Int. No. 1340), which was read the first time and referred to the committee on affairs of cities.

Mr. Wilkie introduced a bill entitled "An act to transfer a part of Niagara street in the city of Buffalo to the control and jurisdiction of the board of park commissioners of said city" (Int. No. 1341), which was read the first time and referred to the committee on affairs of cities.

Mr. Toombs introduced a bill entitled "An act consolidating the Municipal Court of the city of New York and the City Court of the city of New York and providing for the practice and procedure in the consolidated court" (Int. No. 1342), which was read the first time and referred to the committee on codes.

Mr. Brainard introduced a bill entitled "An act to amend the Forest, Fish and Game Law, in relation to use of ferrets in Livingston county" (Int. No. 1343), which was read the first time and referred to the committee on fisheries and game.

Mr. Lupton introduced a bill entitled "An act to amend the Forest, Fish and Game Law, in relation to pheasants and woodcock on Robbins and Gardiners islands" (Int. No. 1344), which

was read the first time and referred to the committee on fisheries and game.

Mr. Lupton introduced a bill entitled "An act to amend the Tax Law, in relation to equalization in certain counties" (Int. No. 1345), which was read the first time and referred to the committee on taxation and retrenchment.

Mr. Boshart introduced a bill entitled "An act to amend the Drainage Law, generally" (Int. No. 1346), which was read the first time and referred to the committee on general laws.

Mr. Wood introduced a bill entitled "An act to amend chapter fifty-nine of the Laws of nineteen hundred and nine, known as the State Law, constituting chapter fifty-seven of the Consolidated Laws, in relation to the acquisition by the United States of lands for parade or maneuver grounds" (Int. No. 1347), which was read the first time.

On motion of Mr. Wood, and by unanimous consent, said bill was read the second time, and ordered to third reading and referred to the committee on ways and means.

Mr. Colne introduced a bill entitled "An act to amend the General Business Law, in relation to indicating the weight of wool or worsted yarns sold within the State" (Int. No. 1348), which was read the first time and referred to the committee on general laws.

By unanimous consent, Mr. Wilsnack introduced a bill entitled "An act to establish a law library in the second judicial district" (Int. No. 1350), which was read the first time and referred to the committee on ways and means.

By unanimous consent, Mr. Shortt introduced a bill entitled "An act to amend the Greater New York charter, in relation to the acquisition of real property" (Int. No. 1351), which was read the first time and referred to the committee on affairs of cities.

A message from the Governor was received and read, in words following:

STATE OF NEW YORK — EXECUTIVE CHAMBER,

ALBANY, April 5, 1910.

To the Assembly:

In the case of Assembly bill (No. 267), entitled "An act making an appropriation for the maintenance and support of

Great Meadow prison, and for farm stock, equipment and supplies therefor," I have objected to certain items of appropriation of money, and have approved the other portion of the bill. The items to which I have objected are set forth in a statement which I appended to the bill at the time of signing it, and a copy of such statement I transmit to you herewith.

CHARLES E. HUGHES.

STATE OF NEW YORK — EXECUTIVE CHAMBER,
ALBANY, *April 5, 1910.*
STATEMENT.

The following items of appropriation of money contained in Assembly bill (No. 267), entitled "An act making an appropriation for the maintenance and support of Great Meadow prison, and for farm stock, equipment and supplies therefor," are objected to and not approved for the reason that they are unnecessary at this time. The items are:

"For salary of director of agricultural department, three thousand five hundred dollars (\$3,500)."

"For horses, wagons and harnesses, two thousand eight hundred dollars (\$2,800)."

"For cattle, pigs and poultry, two thousand dollars (\$2,000)."

Pursuant to section nine of article IV of the Constitution, I object to each of the above-mentioned items contained in said bill while approving of the other portion of the bill, and I append this statement to the bill at the time of signing it.

(Signed) CHARLES E. HUGHES.

Ordered, That said message be laid upon the table.

Mr. Merritt, moved a call of the members of the House.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

By direction of the Speaker, the Clerk called the roll, when the following members responded:

Abbey	Dana	Haines	Merritt	Sweet
Allen A F	Delano	Harwood	Metzendorf	Thompson
Allen H E	De Long	Hearn	Miller J L	Thorn
Argetsinger	Doherty	Herrick	Miller W G	Toombs
Barden	Donnelly	Higgins	Murray	Trombly
Bates	Donovan	Hinman	Nolan	Vicinus
Baumes	Ebbets	Hoey	O'Connor	Vosburgh
Beck	Evans	Holden	Odell	Walker
Bennett	Farrell	Howard	Oliver	Walters
Boshart	Fay	Joseph	Parker	Ward
Boylan	Feeley	Kopp	Perkins	Waters
Brainerd	Fillee	Lachman	Phillips C W	Weiland
Brown C F	Foley	Lansing	Phillips J S	Weimert
Brown G W	Fowler	Lee	Pitkin	Weinstein
Burgoyne	Friend	Levy A J	Raldiris	Wende

Callin	Frisbie	Levy J	Reed	White E H
Caughlan	Garfein	Lowman	Roberts	White L H
Chandler	Gerhardt	Lupton	Rozan	Whitley
Cheney	Gerken	Macdonald	Sanner	Whitney
Clarke R H	Goldberg	MacGregor	Shea	Wilkie
Clark S C	Goodspeed	Manley	Shepardson	Wilsnack
Coffey	Goodwin	Marlatt	Shortt	Wood
Colné	Graubard	McCue	Smith A E	Wright
Conklin	Gray	McElligott	Spielberg	Yale
Connell	Green	McGrath	Stevenson	Young E
Cosad	Greenwood	McInerney	Stivers	Young F L
Crocker	Hackett	McKeon	Sullivan	Zorn
Cross				

Mr. Merritt moved that the House proceed with business during the pendency of the call.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. J. S. Phillips, from the committee on the judiciary, to which was referred Assembly bill introduced by Mr. Ward (No. 491, Int. No. 466), entitled "An act to amend the Insanity Law, relative to the annual reports of the State Commission in Lunacy."

Also, Assembly bill introduced by Mr. Boshart (No. 1206, Int. No. 1004), entitled "An act to amend the Public Lands Law, in relation to notice of discovery of mines."

Also, Assembly bill introduced by Mr. Brainard (No. 1433, Int. No. 1150), entitled "An act to amend the State Charities Law, in relation to the designation of special policemen by the superintendent of Craig Colony."

Also, Assembly bill introduced by Mr. Friend (No. 1519, Int. No. 1204), entitled "An act to amend the Religious Corporations Law, in relation to changing the number of trustees of an incorporated church," reported in favor of the passage of the same without amendment, which report was agreed to, and said bills placed on the order of second reading.

Mr. J. S. Phillips, from the committee on the judiciary, to which was recommitted Assembly bill introduced by Mr. Wilsnack (No. 1251, Int. No. 592), entitled "An act to amend the Judiciary Law, in relation to court clerks in Queens county."

Also, Assembly bill introduced by Mr. Lee (No. 1552, Int. No. 436, entitled "An act to prescribe the method by which and the terms and conditions under which shall be determined the amount of any indebtedness heretofore incurred by the city of New York

for rapid transit or dock investments which may be excluded in ascertaining the power of the city to become indebted under the provisions of section ten of article eight of the Constitution of the State," reported in favor of the passage of the same without amendment, which report was agreed to, and said bills ordered placed on the order of second reading.

Mr. J. S. Phillips, from the committee on the judiciary, to which was referred Assembly bill (No. 1054, Int. No. 899) introduced by Mr. Walters, entitled "An act to establish the court of special sessions of the city of Syracuse, defining its powers and jurisdiction and providing for its officers," reported in favor of the passage of the same, with the following amendments:

On page 8, strike out lines 25 and 26.

On page 9, line 1, strike out "three years"; strike out "his" and insert "the", and strike out "or disability, or of a vacancy".

On page 9, line 2, strike out "in the office an" and insert "of the third"; strike out "designated by the" and insert "the".

On page 9, line 3, strike out the word "may" and insert in place thereof "or an assistant district attorney designated by him shall".

On page 10, line 10, after "pleasure" insert "and shall receive an annual salary or compensation to be fixed by the board of estimate and apportionment".

On page 10, line 24, after the word "may" insert "with the consent of the chief of police".

On page 11, line 24, after "salary" insert "or compensation".

On page 17, line 8, after "salary" insert "or compensation".

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. J. S. Phillips, from the committee on the judiciary, to which was referred Assembly bill (No. 371, Int. No. 355) introduced by Mr. Boshart, entitled "An act to amend the Election Law, in relation to gaining or losing a residence," reported in favor of the passage of the same, with the following amendments:

On page 1, line 8, strike out the words "of this State or".

On page 2, line 2, strike out "a" and insert "at".

On page 2, line 3, after the word "prison" add the following: "Nothing in this section contained shall be construed to interfere with the right of any person while employed in the service of the

State to register and vote in any election district in which he claims to be domiciled other than in the locality in which he is so employed, provided that such domicile so claimed shall be in the election district where he resided and voted at the time of becoming such State employee or in which he subsequently may have been actually domiciled."

On page 2, line 5, after the words "referred to in this section" insert the following: "including any person in the employ of the State who claims to be domiciled in any election district other than in the locality in which he is so employed."

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. J. S. Phillips, from the committee on the judiciary, to which was recommitted Assembly bill introduced by Mr. Bates (No. 1243, Int. No. 25), entitled "Concurrent resolution of the Senate and Assembly proposing an amendment to section seven of article one of the Constitution, in relation to condemnation proceedings," reported in favor of the passage of the same, with the following amendment:

Strike out the italicized matter together with brackets on page 1, lines 5 and 6; and insert after the word "jury" in line 6 as new matter the following: "by the Supreme Court with or without a jury."

which report was agreed to, and said bill ordered reprinted and placed on the order of second reading.

Mr. J. S. Phillips, from the committee on the judiciary, to which was recommitted Assembly bill introduced by Mr. Hoey (No. 1590, Int. No. 1107), entitled "An act to amend the Public Officers Law, constituting chapter forty-seven of the Consolidated Laws, in relation to vacations for persons in the service of the State and of the several civil subdivisions thereof," reported in favor of the passage of the same, with the following amendment:

On page 1, line 7, after word "commission" insert "or" and strike out "or court".

which report was agreed to, and said bill ordered reprinted and placed on the order of second reading.

Mr. J. S. Phillips, from the committee on the judiciary, to which was referred Assembly bill introduced by Mr. Sweet (No.

832, Int. No. 733), entitled "An act to amend chapter fifteen of the Laws of nineteen hundred and nine, entitled 'An act in relation to the civil service of the State of New York and the civil divisions and cities thereof, constituting chapter seven of the Consolidated Laws,' in relation to the power of removal," reported the same with the following amendments:

Page 2, line 8, insert brackets before and after the word "during", and after the last bracket insert in italics the word "in".

Page 3, line 2, before the word "in" insert a bracket.

Page 4, line 6, after the period insert a bracket and the following, in italics: "No person in the competitive class in the civil service of the State or any civil division or city thereof shall be removed until he has been allowed an opportunity of making an explanation, and in every case of a removal a statement of the true ground thereof shall be forthwith entered upon the records of the department or office in which the person removed has been employed and a copy filed with the State Civil Service Commission, or if such person has been employed in the service of any city with the municipal civil service commission of said city. Whenever a position in the competitive class in the civil service of the State or any civil division or city thereof is abolished or made unnecessary the person holding such position shall be deemed to be suspended without pay, and shall be entitled to reinstatement in the same or any corresponding or similar position if within three years thereafter there is need for his services. It shall be the duty of the department or office in which such position has existed to furnish the names of all persons affected to the State Civil Service Commission, or if the position is in the service of a city to the municipal civil service commission of said city, with a statement in the case of each of the date of his original appointment in the service and of the nature of his work and his compensation. It shall be the duty of the State Civil Service Commission, or if the person or persons affected have been in the service of a city of the municipal civil service commission of said city forthwith to place the names of said person or persons on a list of suspended employees, and for three years thereafter to certify from said list the persons thereon in the order of their original appointment for reinstatement or re-employment for the same class and grade of work at which they had been employed, before making certification from any other list. The failure of any person on any such list for reinstatement or re-employment to accept after reasonable notice any office or position in the same city, if he has been in the service of a city, or in the

same county if he has been in the service of a county, or in the State service if he has been employed therein, involving the same class and grade of work, and at the same salary or wages as he received in the position formerly held by him, shall be held to be a relinquishment of his right to reinstatement as herein stated."

Mr. Whitley, from the committee on affairs of cities, to which was referred Assembly bill introduced by Mr. Feeley (No. 192, Int. No. 191), entitled "An act to amend chapter seven hundred and fifty-two of the Laws of nineteen hundred and seven, entitled 'An act to revise the charter of the city of North Tonawanda,' in relation to school taxes."

Also, Assembly bill introduced by Mr. Lee (No. 1047, Int. No. 882), entitled "An act to amend chapter four of the Laws of eighteen hundred and ninety-one, entitled 'An act to provide for rapid transit railways in cities of over one million inhabitants,' generally."

Also, Assembly bill introduced by Mr. Green (No. 1306, Int. No. 1061), entitled "An act to amend the Greater New York charter, relative to bureaus of the department of finance."

Also, Assembly bill introduced by Mr. Weimert (No. 1473, Int. No. 1178), entitled "An act to amend section two hundred and seventy-four of the city charter of the city of Lackawanna, being chapter five hundred and seventy-four of the Laws of nineteen hundred and nine, in relation to the time of holding the general elections of the city."

Also, Assembly bill introduced by Mr. Coffey (No. 1378, Int. No. 1113), entitled "An act to authorize the city of New Rochelle to borrow money, by the issue of bonds, for the uses and purposes of the fire department of said city and authorizing the use of an unexpended balance of a previous bond issue."

Also, Assembly bill introduced by Mr. Coffey (No. 1377, Int. No. 1112), entitled "An act to amend sections four and two hundred and forty-one of chapter one hundred and twenty-eight of the Laws of eighteen hundred and ninety-nine, entitled 'An act to incorporate the city of New Rochelle,' in relation to issuing bonds and repealing section eighty-three of said chapter."

Also, Assembly bill introduced by Mr. Coffey (No. 1582, Int. No. 1243), entitled "An act to amend chapter eighty-seven of the

Laws of nineteen hundred and five, entitled 'An act to authorize the city of Mount Vernon to borrow money by the issue of bonds, for the purpose of purchasing sites and erecting buildings for the use of the fire and police departments, and to provide a sinking fund to pay principal and interest of said bonds.'

Also, Assembly bill introduced by Mr. Coffey (No. 1581, Int. No. 1242), entitled "An act to amend chapter one hundred and eighty-two of the Laws of eighteen hundred and ninety-two, entitled 'An act to incorporate the city of Mount Vernon,' as amended by chapter six hundred and ninety-two of the Laws of eighteen hundred and ninety-six, relative to the board of health."

Also, Assembly bill introduced by Mr. Raldiris (No. 1333, Int. No. 1093), entitled "An act to amend the Greater New York charter, relative to powers of the board of health, the board of trustees of Bellevue and allied hospitals, the commissioner of public charities, and the commissioner of correction."

Also, Assembly bill introduced by Mr. Caughlan (No. 1462, Int. No. 1167), entitled "An act to amend the Greater New York charter, as re-enacted by chapter four hundred and sixty-six of the Laws of nineteen hundred and one, relative to local improvements and assessments therefor."

Also, Assembly bill introduced by Mr. Weimert (No. 1224, Int. No. 1022), entitled "An act to authorize the city of Buffalo to issue its bonds for the purpose of raising money to construct bridges and to construct, reconstruct, strengthen and repair viaducts and other structures built in pursuance of agreements between the grade crossing commissioners of said city and any railroad company or companies."

Also, Assembly bill, introduced by Mr. Coffey (No. 1532, Int. No. 1214), entitled "An act to authorize the city of New Rochelle to use the unexpended and unappropriated balance of a previous bond issue."

Also, Assembly bill introduced by Mr. Coffey (No. 1530, Int. No. 1212), entitled "An act to amend the charter of the city of New Rochelle, in relation to the raising of money by tax for the care of the trees on the highways and in the public parks of the city, and providing for borrowing money for the care of such trees in the year nineteen hundred and ten."

Also, Assembly bill introduced by Mr. Feeley (No. 1526, Int. No. 1207), entitled "An act to amend chapter one hundred and twenty of the Laws of eighteen hundred and eighty-six, entitled 'An act to revise the charter of the city of Lockport,' relating to the bond of the city treasurer and the term of office of constable."

Also, Assembly bill introduced by Mr. Feeley (No. 1527, Int. No. 1208), entitled "An act authorizing the city of Lockport to raise money for the purpose of improving, operating and maintaining the City hospital in said city, and to issue its bonds therefor."

Also, Assembly bill introduced by Mr. Coffey (No. 1517, Int. No. 1202), entitled "An act to authorize the city of Mount Vernon to make an annual appropriation for the care and maintenance of the Mount Vernon hospital."

Also, Assembly bill introduced by Mr. Walters (No. 1608, Int. No. 1255), entitled "An act to amend chapter six hundred and eighty-one of the Laws of nineteen hundred and five, entitled 'An act to supplement the provisions of law relating to the department of finance of the city of Syracuse.'"

Also, Assembly bill introduced by Mr. MacGregor (No. 1661, Int. No. 1294), entitled "An act to amend chapter five hundred and seventy of the Laws of nineteen hundred and nine, entitled 'An act to establish the city court of Buffalo, defining its powers and jurisdiction and providing for its officers,' in relation to powers as a court of special sessions."

Also, Assembly bill introduced by Mr. Feeley (No. 1632, Int. No. 1279), entitled "An act to amend chapter one hundred and twenty of the Laws of eighteen hundred and eighty-six, entitled 'An act to revise the charter of the city of Lockport,' relating to the street lighting fund and the construction of water pipes in said city."

Also, Assembly bill introduced by Mr. Colne (No. 884, Int. No. 772), entitled "An act to amend the Greater New York charter, in relation to grants of land under water by the city of New York to the State."

Also, Assembly bill introduced by Mr. Green (No. 1404, Int. No. 1134), entitled "An act to amend the Greater New York charter, relative to the duties of the chamberlain."

Also, Assembly bill introduced by Mr. Foley (No. 887, Int. No. 775), entitled "An act to amend the Greater New York charter, relative to proceedings for street opening."

Also, Assembly bill introduced by Mr. Coffey (No. 1443, Int. No. 1160), entitled "An act to amend chapter three hundred and forty-three of the Laws of nineteen hundred and eight, entitled 'An act authorizing and empowering the city of Mount Vernon to construct a sewerage disposal works, and to issue bonds for the purpose of paying for the same.'"

Also, Assembly bill introduced by Mr. A. E. Smith (No. 895, Int. No. 783), entitled "An act amending the Greater New York charter, in relation to the licensing and regulating of certain trades or business."

Also, Assembly bill introduced by Mr. Murray (No. 1016, Int. No. 868), entitled "An act to amend the Greater New York charter, relative to the powers of the commissioners of the sinking fund of the city of New York, in its discretion, to cancel and annul taxes, assessments, Croton water rents, et cetera, in certain cases," reported in favor of the passage of the same without amendment, which report was agreed to, and said bills placed on the order of third reading.

Mr. Whitley, from the committee on affairs of cities, to which was recommitted Assembly bill introduced by Mr. Hoey (No. 1426, Int. No. 36), entitled "An act to amend the Transportation Corporations Law, being chapter sixty-three of the Consolidated Laws, in relation to stage routes and extensions."

Also, Assembly bill introduced by Mr. Wilsnack (No. 1557, Int. No. 652), entitled "An act to amend the Greater New York charter, in relation to cemeteries in Queens county," reported in favor of the passage of the same without amendment, which report was agreed to, and said bills placed on the order of second reading.

Mr. Whitley, from the committee on affairs of cities, to which was referred Assembly bill (No. 927, Int. No. 803) introduced by Mr. Wilkie, entitled "An act to amend chapter one hundred and five of the Laws of eighteen hundred and ninety-one, entitled 'An act to revise the charter of the city of Buffalo,' and the several acts amendatory thereof and supplementary thereto, relat-

ing to the police force of said city," reported in favor of the passage of the same, with the following amendments:

Page 2, line 7, strike out the word "three" and insert the word "two" in the place thereof.

Page 2, line 9, strike out brackets, also the words "a secretary".

Page 2, line 10, strike out the word "secretary" and insert the word "clerk" in place thereof.

Page 2, line 11, after the word "photographer" insert the words "one commander, three pilots, one chief engineer, two assistant engineers, three stokers".

Page 3, strike out all matter in italics in lines 17, 18, 19 and 20.

Page 4, strike out lines 12 to 26, inclusive.

Page 5, strike out entire page.

Page 6, strike out entire page.

Page 7, strike out entire page.

Page 8, strike out lines 1 to 8, inclusive.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Whitley, from the committee on affairs of cities, to which was referred Assembly bill (No. 580, Int. No. 544) introduced by Mr. Toombs, entitled "An act to amend the Greater New York charter, in relation to establishing a playground commission," reported in favor of the passage of the same, with the following amendment:

Page 2, line 25, after the word "effect" strike out "immediately" and insert "October first, nineteen hundred and ten".

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Whitley, from the committee on affairs of cities, to which was referred Assembly bill (No. 1307, Int. No. 1062) introduced by Mr. Green, entitled "An act to amend the Greater New York charter, relative to contracts for work or supplies," reported in favor of the passage of the same, with the following amendment:

Page 4, line 19, after the word "comptroller" strike out "and countersigned by the mayor".

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Whitley, from the committee on affairs of cities, to which was recommitted Assembly bill (No. 1298, Int. No. 576) introduced by Mr. McCue, entitled "An act to amend chapter four hundred and twenty-five of the Laws of nineteen hundred and three, entitled 'An act to provide for further regulation of the terminals and approaches thereto of the New York and Harlem railroad at and north of Forty-second street in the city of New York, and of the public highway structures over said terminals and approaches and of the motive power to be used on said railroad,' in relation to the completion of the public highway structures over such terminals and approaches and providing a penalty for delay," reported in favor of the passage of the same, with the following amendment:

Page 2, line 19, strike out the word "five" and insert "one" in place thereof.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Whitley, from the committee on affairs of cities, to which was recommitted Assembly bill (No. 1523, Int. No. 1021) introduced by Mr. Trombly, entitled "An act to legalize the authorization of an issue of fifty thousand dollars of bonds of the city of Plattsburg for the improvement of its water supply and certain contracts given for the construction of a storage reservoir and other expenses incidental thereto," reported in favor of the passage of the same, with the following amendments:

Page 1, on third line of title, strike out after the word "supply" the words "and certain contracts given for the construction of a storage reservoir and other expenses incidental thereto."

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Whitley, from the committee on affairs of cities, to which was recommitted Assembly bill introduced by Mr. Brennan (No. 1400, Int. No. 485), entitled "An act to amend the Greater New York charter, in relation to payments from the public school

teachers' retirement fund," reported the same with the following amendments:

- On page 7, lines 6 and 7, strike out matter in italics.
- On page 7, lines 15 and 16, strike out matter in italics.
- On page 8, lines 1 and 2, strike out all matter in italics.
- On page 8, line 9, strike out bracket.
- On page 9, line 10, strike out bracket.
- On page 9, lines 12 and 13, strike out bracket.

and request that said bill be committed to said committee, which report was agreed to, and said bill ordered reprinted and recommitted to said committee.

Mr. Whitley, from the committee on affairs of cities, to which was referred Assembly bill introduced by Mr. R. H. Clarke (No. 1059, Int. No. 905), entitled "An act to amend section nine hundred and ninety-two of the Greater New York charter, in relation to street opening and cession of title, entitled 'owners of land required for streets may convey to the city,' as amended by chapter one hundred and fifty-two of the Laws of nineteen hundred and six, and by chapter six hundred and fifty-eight of the Laws of nineteen hundred and six," reported the same with the following amendments:

Strike out the title of the act and insert as follows:

"An act to amend the Greater New York charter, relative to the conveyance by the owners to the city of land required for streets."

Strike out section 1 of the bill and insert the following:

"Section 1. Section nine hundred and ninety-two of the Greater New York charter, as re-enacted by chapter four hundred and sixty-six of the Laws of nineteen hundred and one, as amended by chapter six hundred and fifty-eight of the Laws of nineteen hundred and six, is hereby further amended so as to read as follows:"

and request that said bill be recommitted to said committee, which report was agreed to, and said bill ordered reprinted and recommitted to said committee.

Mr. Whitley, from the committee on affairs of cities, to which was referred Senate bill introduced by Mr. Mackenzie (No. 252, Rec. No. 29), entitled "An act to amend chapter three hundred of the Laws of nineteen hundred and four, entitled 'An act to re-

visé and consolidate the several acts relative to the city of Niagara Falls,' relating to the powers and duties of the board of grade crossing commissioners."

Also, Senate bill introduced by Mr. Mackenzie (No. 251, Rec. No. 30), entitled "An act to amend chapter three hundred of the Laws of nineteen hundred and four, entitled 'An act to revise and consolidate the several acts relative to the city of Niagara Falls.' "

Also, Senate bill introduced by Mr. Meade (No. 559, Rec. No. 59), entitled "An act to amend chapter seven hundred and fifty-five of the Laws of nineteen hundred and seven, entitled 'An act constituting the charter of the city of Rochester,' in relation to the Municipal Court."

Also, Senate bill introduced by Mr. Meade (No. 399, Rec. No. 49), entitled "An act to amend chapter seven hundred and fifty-five of the Laws of nineteen hundred and seven, entitled 'An act constituting the charter of the city of Rochester,' in relation to the fire pension fund."

Also, Senate bill introduced by Mr. Davis (No. 256, Rec. No. 34), entitled "An act to amend chapter two hundred and three of the Laws of nineteen hundred and six, entitled 'An act to authorize the city of Buffalo to issue its bonds for the purpose of extending and improving the supply of water to the city and its inhabitants,' as amended by chapter eighty-four of the Laws of nineteen hundred and seven, and as further amended by chapter seven hundred and twenty-four of the Laws of nineteen hundred and seven, and as further amended by chapter three hundred and forty-nine of the Laws of nineteen hundred and nine, and to increase the amount which said city shall have power to borrow for such purpose," reported in favor of the passage of the same without amendment, which report was agreed to, and said bills placed on the order of second reading.

Mr. Whitney, from the committee on internal affairs, reports by bill entitled "An act to amend the Highway Law, in relation to the descriptions of the routes of certain highways to be constructed or improved by the State " (Int. No. 1349), which was read the first time, and said committee reports in favor of the passage of the same without amendment, which report was agreed

to, and said bill ordered printed and placed on the order of second reading.

Mr. Whitney, from the committee on internal affairs, to which was referred Assembly bill introduced by Mr. Whitney (No. 1159, Int. No. 973), entitled "An act to amend the Highway Law, in relation to county highways."

Also, Assembly bill introduced by Mr. Fowler (No. 799, Int. No. 712), entitled "An act to amend chapter one hundred and three of the Laws of nineteen hundred and six, which makes the office of county clerk of Ulster county a salaried office, and regulating the management of said office; providing for a temporary assistant."

Also, Assembly bill introduced by Mr. E. H. White (No. 1616, Int. No. 1263), entitled "An act to amend the Highway Law, in relation to State's share of expense of maintaining certain county roads."

Also, Assembly bill introduced by Mr. Manley (No. 1515, Int. No. 1200), entitled "An act to amend chapter four hundred and eighteen of the Laws of nineteen hundred and eight, entitled 'An act to regulate the sessions of the board of supervisors in Oneida county and to fix the compensation of the members thereof,' in relation to the compensation of such members."

Also, Assembly bill introduced by Mr. Feeley (No. 1577, Int. No. 1238), entitled "An act to amend the County Law, in relation to time and manner of payment of the salary of the county judge in Niagara county."

Also, Assembly bill introduced by Mr. Haines (No. 1630, Int. No. 1277), entitled "An act to ratify the proceedings of the board of supervisors of Westchester county, relating to the issuance of temporary loan bonds of said county in the principal amount of thirty-six thousand five hundred and twenty-two and thirteen one-hundredths dollars, directed to be issued by the act of said board of supervisors, passed January seventeenth, nineteen hundred and ten, to ratify the execution and authorize the issuance of said bonds, to authorize the raising of taxes to pay the principal and interest of said bonds and to authorize the resale of said bonds under certain conditions."

Also, Assembly bill introduced by Mr. Haines (No. 1631, Int. No. 1278), entitled "An act to ratify the proceedings of the board of supervisors of Westchester county, relating to the issuance of funding bonds of said county in the principal amount of eighty-five thousand two hundred and eight and sixty-six one-hundredths dollars, directed to be issued by the act of said board of supervisors, passed January seventeenth, nineteen hundred and ten, to ratify the execution and authorize the issuance of said bonds, to authorize the raising of taxes to pay the principal and interest of said bonds and to authorize the resale of said bonds under certain conditions," reported in favor of the passage of the same without amendment, which report was agreed to, and said bills placed on the order of second reading.

Mr. Whitney, from the committee on internal affairs, to which was recommitted Assembly bill introduced by Mr. Wilsnack (No. 1245, Int. No. 591), entitled "An act to amend the County Law, in relation to special deputy clerks in Queens county," reported in favor of the passage of the same without amendment, which report was agreed to, and said bill ordered placed on the order of second reading.

Mr. Whitney, from the committee on internal affairs, to which was referred Assembly bill (No. 290, Int. No. 282) introduced by Mr. W. G. Miller, entitled "An act to amend the County Law, in relation to the salaries of the county judge and surrogate of the county of Nassau," reported in favor of the passage of the same, with the following amendments:

On page 1, line 6, strike out first "5,000.00" and insert "3,500.00".

Same line, strike out second "5,000.00" and insert "3,500.00".

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Whitney, from the committee on internal affairs, to which was referred Assembly bill (No. 1474, Int. No. 1179) introduced by Mr. Merritt, entitled "An act to amend the Highway Law, in relation to the abolition of toll bridges," reported in favor of the passage of the same, with the following amendments:

Page 1, in the title, after "bridges" and before the ensuing

period, insert the following: "and to conditions attaching to the use of any such bridge by certain corporations after its acquisition by the county".

Page 1, line 2, strike out "twenty" and insert "thirty".

Page 3, strike out line 11 and insert in place thereof the following:

"§ 2. Such chapter is hereby amended by adding thereto at the end of article nine thereof, a new section, to be section two hundred and sixty-eight, to read as follows:

"§ 268. Use of toll-gate by public service corporations; conditions; powers of town board. After a bridge shall be acquired by the State under the provisions of this article, the same shall not be used by any railroad, telephone, gas, electric light, heat or power company or any other public service corporation, for any purpose except upon such terms and the payment of such rental as shall be determined by the town board of the town or towns and the common council of the city or cities within which it is situated. The money received therefor shall be divided equally between the localities.

"§ 3. This act shall take effect immediately."

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Whitney, from the committee on internal affairs, to which was referred Senate bill introduced by Mr. Cobb (No. 405, Rec. No. 55), entitled "An act to amend the Poor Law, in relation to the relief of soldiers, sailors and their families."

Also, Senate bill introduced by Mr. Allen (No. 683, Rec. No. 61), entitled "An act to legalize certain acts, resolutions and proceedings of the board of supervisors of Rensselaer county, relative to the employment of an attorney or other assistant in the matter of the examination of sales of real property for unpaid taxes in said county, and relative to the appointment of a clerk to the finance committee of said board, and to confer upon said board further powers in relation thereto."

Also, Senate bill introduced by Mr. Davis (No. 298, Rec. No. 18), entitled "An act authorizing and directing the board of supervisors of Erie county to pay to various towns of Erie county and the city of Tonawanda certain items or sums of money illegally charged against the taxable property, inhabitants and corporations of said towns in the various annual tax rolls and warrants for said towns, and authorizing the county of Erie to

issue its bonds with which to make such payments, and legalizing the previous acts of the several town boards in said county in relation to collecting such sums," reported in favor of the passage of the same without amendment, which report was agreed to, and said bills placed on the order of second reading.

Mr. Gray, from the committee on taxation and retrenchment, to which was referred Assembly bill introduced by Mr. Whitney (No. 463, Int. No. 438), entitled "An act to amend the Tax Law, in relation to the exemption of property held by a municipal corporation for the treatment and disposal of sewage."

Also, Assembly bill introduced by Mr. Gray (No. 1371, Int. No. 1106), entitled "An act to amend section two hundred and seventy-six of article twelve of chapter sixty-two of the Laws of nineteen hundred and nine, entitled 'An act in relation to taxation, constituting chapter sixty of the Consolidated Laws.'"

Also, Assembly bill introduced by Mr. Gray (No. 1163, Int. No. 978), entitled "An act to amend the Tax Law, in relation to the determination of surrogate."

Also, Assembly bill introduced by Mr. Ward (No. 928, Int. No. 804), entitled "An act to amend the Tax Law in relation to taxable transfers and exceptions thereto," reported in favor of the passage of the same without amendment, which report was agreed to, and said bills placed on the order of second reading.

Mr. Gray, from the committee on taxation and retrenchment, to which was referred Assembly bill (No. 1058, Int. No. 904) introduced by Mr. R. H. Clarke, entitled "An act to amend chapter sixty-two of the Laws of nineteen hundred and nine, entitled 'An act in relation to taxation, constituting chapter sixty of the Consolidated Laws,'" reported in favor of the passage of the same, with the following amendments:

Change "five" on line 9, page 1, to "three."

Strike out words "of reinsurance issued by companies engaged solely in the business of reinsurance," on lines 9, 10 and 11 of page 2, and insert in lieu thereof "reinsuring insurance corporations against all or any part of a loss which may be sustained on risks by them assumed; and excepting obligations between corporations providing indemnity by private contracts between themselves against loss or damage by fire and for their own protection only and not for profit."

On line 15 of page 2, after "corporations," insert "and foreign banker."

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading:

Mr. Yale, from the committee on electricity, gas and water supply, to which was referred Assembly bill (No. 911, Int. No. 792) introduced by Mr. Green, entitled "An act to amend the Greater New York charter, in relation to the aqueduct commissioners," reported in favor of the passage of the same, with the following amendments:

Page 2, line 13, strike out the words "to complete", and all of lines 14 and 15 up to the comma.

Page 2, line 16, after the period insert the following: "All persons in the employ of the aqueduct commission when this act takes effect shall, upon the passage of this act, be transferred to and be subject to the jurisdiction of the department of water supply, gas and electricity of the city of New York and all persons so transferred shall be subject to the provisions of the Civil Service Law and the rules and regulations of the civil service commission of the city of New York in so far as said Civil Service Law and said rules and regulations of said civil service commission apply to the said persons prior to the time of such transfer, as aforesaid".

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Marlatt, from the committee on labor and industries, to which was referred Assembly bill introduced by Mr. Murray (No. 1193, Int. No. 997), entitled "An act to amend the Labor Law, relative to hours of labor of minors," reported in favor of the passage of the same without amendment, which report was agreed to, and said bill placed on the order of second reading.

Mr. Colne, from the committee on canals, to which was referred Assembly bill introduced by Mr. Colne (No. 1342, Int. No. 1095), entitled "An act to amend the Canal Law, in relation to official undertakings of division and resident engineers," reported in favor of the passage of the same without amendment, which report was agreed to, and said bill placed on the order of second reading.

Mr. G. W. Brown, from the committee on public printing, to

which was referred Assembly bill introduced by Mr. Lowman (No. 575, Int. No. 539), entitled "An act to amend the State Printing Law, in relation to report of United Spanish War Veterans."

Also, Assembly bill introduced by Mr. G. W. Brown (No. 593, Int. No. 557), entitled "An act to amend the State Printing Law, in relation to the number of extra copies of legislative documents."

Also, Assembly bill introduced by Mr. Merritt (No. 1658, Int. No. 1291), entitled "An act to amend the State Printing Law, in relation to report of Court of Claims," reported in favor of the passage of the same without amendment, which report was agreed to, and said bills placed on the order of second reading.

Mr. G. W. Brown, from the committee on public printing, to which was referred the resolution relative to printing additional copies of Senate bill (No. 736), and Senate bill (No. 738), reported in favor of the adoption of the following resolution:

Resolved (if the Assembly concur), That 10,000 extra copies of Senate bill (No. 736, Int. No. 685), entitled "An act to amend the Labor Law, in relation to workmen's compensation in certain dangerous employments," and 10,000 extra copies of Senate bill (No. 738, Int. No. 687), entitled "An act to amend the Labor Law, in relation to employer's liability," be printed for the use of the Legislature, of which four thousand (4,000) shall be delivered to the Clerk of the Senate, and six thousand (6,000) to the Clerk of the Assembly.

which report was agreed to.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Abbey	Crocker	Haines	Merritt	Sweet
Allen A F	Dana	Harwood	Metzendorf	Thompson
Allen H E	Delano	Hearn	Miller J L	Thorn
Argetsinger	De Long	Herrick	Miller W G	Toombs
Barden	Doherty	Higgins	Murray	Trombly

Bates	Donnelly	Hinman	Nolan	Vicinus
Baumes	Donovan	Hoey	O'Connor	Vosburgh
Beck	Ebbets	Holden	Odell	Walker
Bennett	Evans	Howard	Parker	Walters
Boshart	Farrell	Joseph	Perkins	Ward
Boylan	Fay	Kopp	Phillips C W	Waters
Brainerd	Feeley	Lansing	Phillips J S	Weiland
Brown C F	Filley	Lee	Pitkin	Weinstein
Brown G W	Foley	Levy A J	Raldiris	Wende
Burgoyne	Fowler	Levy J	Reed	White E H
Callan	Friend	Lowman	Roberts	White L H
Caughlan	Frisbie	Lupton	Rozan	Whitley
Chanler	Garfein	Macdonald	Sanner	Whitney
Cheney	Gerhardt	MacGregor	Shea	Wilkie
Clarke R H	Gerken	Manley	Shepardson	Wilsnack
Clark S C	Goodwin	Marlatt	Shortt	Wood
Coffey	Graubard	McCue	Smith A E	Wright
Colné	Gray	McElligott	Spielberg	Yale
Conklin	Green	McGrath	Stevenson	Young E
Connell	Greenwood	McInerney	Stivers	Young F L
Cosad	Hackett	McKeon	Sullivan	Zorn

Ordered, That the Clerk return said resolution to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. G. W. Brown, from the committee on public printing, to which was referred the resolution relative to printing extra copies of Assembly bill (No. 1674, Int. No. 1210), reported in favor of the adoption of the following resolution:

Resolved, That five hundred extra copies of Assembly bill (Int. No. 1210), entitled "An act to incorporate the city of White Plains," be printed for the use of the Assembly.

which report was agreed to.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Abbey	Crocker	Haines	Merritt	Sweet
Allen A F	Dana	Harwood	Metzendorf	Thompson
Allen H E	Delano	Hearn	Miller J L	Thorn
Argetsinger	De Long	Herrick	Miller W G	Toombs
Barden	Doherty	Higgins	Murray	Trombly
Bates	Donnelly	Hinman	Nolan	Vicinus
Baumes	Donovan	Hoey	O'Connor	Vosburgh
Beck	Ebbets	Holden	Odell	Walker
Bennett	Evans	Howard	Parker	Walters

Boshart	Farrell	Joseph	Perkins	Ward
Boylan	Fay	Kopp	Phillips C W	Waters
Brainerd	Feeley	Lansing	Phillips J S	Weiland
Brown C F	Filley	Lee	Pitkin	Weinstein
Brown G W	Foley	Levy A J	Raldiris	Wende
Burgoyne	Fowler	Levy J	Reed	White E H
Callan	Friend	Lowman	Roberts	White L H
Caughlan	Frisbie	Lupton	Rozan	Whitley
Chanler	Garfein	Macdonald	Sanner	Whitney
Cheney	Gerhardt	MacGregor	Shea	Wilkie
Clarke R H	Gerken	Manley	Shepardson	Wilsnack
Clark S C	Goodwin	Marlatt	Shortt	Wood
Coffey	Graubard	McCue	Smith A E	Wright
Colné	Gray	McElligott	Spielberg	Yale
Conklin	Green	McGrath	Stevenson	Young E
Connell	Greenwood	McNerney	Stivers	Young F L
Cosad	Hackett	McKeon	Sullivan	Zorn

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. A. F. Allen (No. 1154, Int. No. 968), entitled "An act to amend section one hundred and thirty-seven of the Insurance Law, in relation to licenses in excepted cases."

Also, the bill introduced by Mr. Stevenson (No. 1558, Int. No. 770), entitled "An act to amend the Town Law, in relation to the conduct and places of holding special town meetings."

Also, the bill introduced by Mr. W. G. Miller (No. 1554, Int. No. 164), entitled "An act to amend the Education Law, in relation to payment of unpaid school taxes from county treasury."

Also, the bill introduced by Mr. Farrell (No. 1589, Int. No. 838), entitled "An act to provide for free hospital boats or barges for the city of New York."

Also, the bill introduced by Mr. Colne (No. 1459, Int. No. 1029), entitled "An act to provide for the mapping of certain canal lands and the lands adjacent thereto belonging to the State, and making an appropriation therefor," reported the same without recommendations, which report was agreed to, and said bills ordered engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Lee (No. 1093, Int. No. 924), entitled "An act to amend section four of chapter four of the Laws of eighteen hundred and ninety-one, entitled 'An act to provide for rapid transit railways in cities of over one million inhabitants,' with reference to Nostrand avenue in the borough of

Brooklyn in the city of New York," reported the same with the following recommendations:

Page 1, line 3, strike out "here".

Page 1, line 4, strike out "tofore", also strike out "section one of".

Page 1, line 5, after "four" insert comma.

Page 1, line 5, strike out "and by".

Page 1, strike out line 6.

Page 1, strike out line 7 down to and including the word "of".

Page 2, line 1, after "five" insert comma.

Same line, strike out "and by".

Page 2, line 2, after "hundred" insert comma.

Same line, strike out "and by section one of".

Page 2, line 3, after "four" insert comma.

Same line, strike out "by sec-".

Page 2, line 4, strike out "tion one of".

Page 2, line 5, strike out "further".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Lee (No. 1035, Int. No. 886), entitled "An act to amend the Greater New York charter, in relation to the treatment of public intoxication and inebriety," reported the same with the following recommendations:

Page 1, line 4, strike out "known as".

Same line, after the word "three" insert "thereof".

Line 5, strike out "known as," and after word "three" insert "thereof to read".

Page 8, after line 14, insert "Commitment of persons convicted of public intoxication, disorderly conduct or vagrancy".

Page 14, line 20, strike out "board" and insert "boards".

Page 14, line 21, strike out the comma after "court".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Lansing (No. 1012, Int. No. 864), entitled "An act to amend the Labor Law, in relation to the wages and hours of employment of certain employees in the State Capitol and other State buildings in the city of Albany," reported the same with the following recommendation:

Page 2, line 17, after "her" insert "said" in italics.

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Merritt (No. 1391, Int. No. 1128), entitled "An act to amend the Education Law, in relation to establishing a State college of forestry at Syracuse University, and making an appropriation therefor," reported the same with the following recommendations:

Page 1, line 4, strike out "forty-seven-a" and insert "forty-eight".

Page 1, line 6, strike out "47-a" and insert "48".

Page 4, after line 22, insert "§ 2. Article forty-eight of such chapter is hereby renumbered article forty-nine."

Page 4, line 23, strike out "2" and insert "3".

Page 5, line 9, strike out "3" and insert "4".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Glore (No. 1597, Int. No. 1126), entitled "An act to amend section nineteen of chapter ten of the Laws of nineteen hundred and nine, known as the Banking Law, being chapter two of the Consolidated Laws, in relation to proceedings against and liquidation of delinquent corporations and individual bankers," reported the same with the following recommendations:

Page 1, line 1 of the title, after "amend" strike out balance of line.

Page 1, line 2 of title, strike out "teen hundred and nine, known as".

Page 1, line 2 of title, strike out "being".

Page 1, line 3 of title, strike out "chapter two of the Consolidated Laws".

Page 1, line 2, strike out "known as the banking law, being" and insert in place thereof "entitled 'An act in relation to banks, individual bankers and corporations under the supervision of the Banking Department constituting'".

Page 1, line 3, after the comma insert quotation mark.

Page 2, line 5, after "examiner" insert comma.

Page 5, line 8, strike out "may".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. Cheney, from the committee on printed and engrossed bills, reported the following bills as correctly printed or engrossed:

“An act to amend the Benevolent Orders Law, in relation to the Modern Woodmen of America.” (No. 1670, Int. No. 1054.)

“An act to amend chapter seven hundred and seventeen of the Laws of nineteen hundred and five, entitled ‘An act to provide for the erection of a suitable monument to commemorate the heroism, sacrifice and patriotism of more than nine thousand New York soldiers who were confined as prisoners of war in Andersonville prison, Georgia, of whom more than two thousand five hundred died in the prison, and making an appropriation therefor,’ by adding to the commission having charge of the erection of the monument three survivors of Andersonville prison.” (No. 1665, Int. No. 1191.)

“An act to amend the Forest, Fish and Game Law, in relation to the sale of plumage of birds.” (No. 1587, Int. No. 245.)

“An act to amend the Tax Law, in relation to the levy and collection of a poll tax.” (No. 1647, Int. No. 729.)

“An act to amend the Highway Law, in relation to construction of State roads through cities of the third class.” (No. 1645, Int. No. 916.)

“An act to amend chapter one hundred and ninety-three of the Laws of nineteen hundred and eight, entitled ‘An act to authorize the city of Cohoes to contribute toward a memorial to the Soldiers and Sailors of the Civil War.’” (No. 1642, Int. No. 1193.)

“An act to amend the Agricultural Law, in relation to care and feed of cows, and care and keeping of the produce therefrom.” (No. 1648, Int. No. 341.)

“An act to amend chapter one hundred and five of the Laws of eighteen hundred and ninety-one, entitled ‘An act to revise the charter of the city of Buffalo,’ generally.” (No. 1643, Int. No. 806.)

“An act to amend article one of the Insurance Law, generally.” (No. 1454, Int. No. 469.)

“An act to amend the Code of Civil Procedure, in relation to an action to compel the determination of a claim to real property.” (No. 1666, Int. No. 954.)

"An act providing for the reconstruction of the old portion of the Potsdam State Normal and Training School, and making an appropriation therefor." (No. 1663, Int. No. 351.)

"An act to amend the Code of Civil Procedure, in relation to procedure in surrogate's court." (No. 1667, Int. No. 330.)

"An act to amend the Banking Law, in relation to personal loan associations." (No. 1668, Int. No. 279.)

"An act to amend the Tax Law, in relation to extension of time for collection of taxes." (No. 1646, Int. No. 1192.)

"An act to amend the Village Law, in relation to the laying out of new streets." (No. 1018, Int. No. 870.)

"An act to amend the Insurance Law, in relation to requiring insurance companies to furnish insured with blanks for making proof of loss, and regulating the use thereof." (No. 1551, Int. No. 99.)

"An act to amend the General Business Law, in relation to bottles for the sale of milk and cream, and bonding manufacturers." (No. 1545, Int. No. 690.)

"An act to amend the State Finance Law, in relation to insuring publicity with respect to the demands upon the State, and to facilitate the legislative committees in dealing with questions of appropriation." (No. 1541, Int. No. 965.)

"An act to amend the Village Law, in relation to plumbing and drainage." (No. 1546, Int. No. 492.)

"An act to amend the Real Property Law, in relation to the filing of maps." (No. 1547, Int. No. 807.)

"An act making appropriations for maintenance, and for construction, equipment and improvements for the New York State School of Agriculture at Morrisville." (No. 1549, Int. No. 456.)

"An act to amend chapter seven hundred and fifty-five of the Laws of nineteen hundred and seven, entitled 'An act constituting the charter of the city of Rochester,' generally." (No. 1544, Int. No. 37.)

Mr. Speaker announced the special order, being the bill (No. 1334, Int. No. 21), entitled "An act to amend the Election Law, generally."

Said bill having been announced, Mr. Speaker announced the question to be upon the pending amendments.

Mr. Boshart withdrew the amendments offered March fifteenth.

Mr. Conklin moved that said bill be recommitted to the committee on the judiciary, with instructions to report the same forthwith, amended as follows:

On page 12, line 6, after the word "party" insert the words "or parties".

On page 12, strike out all after the word "type".

Strike out lines 9, 10, 11, 12.

Strike out all of line 13 up to and including the word "him".

On line 15, after the word "which" insert "has nominated or indorsed him."

Line 15, strike out the words "having nominated or indorsed him is".

Strike out line 16.

On page 15, strike out line 2. Strike out all after the word "nominations".

Strike out lines 3, 4, 5, 6 and 7.

On line 8, strike out the word "letter".

Debate was had thereon.

Mr. Howard withdrew his proposed amendments.

Mr. Lee withdrew his proposed amendments.

Mr. Conklin withdrew his proposed amendments.

On motion of Mr. Ward, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the negative, a majority of all the members elected to the Assembly not voting in favor thereof, and three-fifths being present.

AYES 49

NOES 88

Those who voted in the affirmative were:

Allen A F	Fay	Lansing	Roberts	Weber
Bates	Filley	McGrath	Sanner	Weiland
Beck	Foley	McKeon	Shea	Weimert
Brown G W	Gerken	Metzendorf	Thorn	Weinstein

Burgoyne	Harwood	Nolan	Toombs	Whitley
Conklin	Higgins	O'Connor	Vicinus	Wilkie
Dana	Hinman	Oliver	Walker	Wilsnack
Donnelly	Hoey	O'Neil M A	Walters	Wood
Donovan	Kopp	Phillips C W	Ward	Young F L
Farrell	Lachman	Raldiris	Waters	

Those who voted in negative were:

Abbey	Connell	Graubard	McElligott	Smith M
Allen H E	Cosad	Green	McInerney	Spielberg
Argetsinger	Crocker	Greenwood	Merritt	Stevenson
Barden	Delano	Hackett	Miller J L	Stivers
Baumes	De Long	Hearn	Miller W G	Sweet
Bennett	Doherty	Herrick	Murray	Thompson
Boshart	Ebbets	Holden	Odell	Trombly
Poylan	Evans	Howard	Parker	Van Olinda
Brainerd	Eveleth	Joseph	Patrie	Vosburgh
Brown C F	Feeley	Keller	Perkins	Wende
Callan	Fowler	Lee	Phillips J S	White E H
Caughlan	Friend	Levy A J	Pitkin	White L H
Chanler	Frisbie	Levy J	Reed	Whitney
Cheney	Garfein	Lowman	Rozan	Wright
Clarke R H	Gerhardt	Lupton	Shepardson	Yale
Clark S C	Goldberg	Macdonald	Shortt	Young E
Coffey	Goodspeed	Marlatt	Smith A E	Zorn
Colné	Goodwin	McCue		

Mr. Ward moved to reconsider the vote by which said bill was lost, and that said motion lie on the table.

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the affirmative.

The bill (No. 164, Int. No. 163) entitled "An act to amend the Village Law, in relation to adoption and enforcement of building and sanitary codes in villages of the first class," was read the second time.

On motion of Mr. W. G. Miller, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1559, Int. No. 542) entitled "An act to amend section seven hundred and ninety-eight of the Code of Civil Procedure, in relation to the time for the service of pleadings and papers by mail," was read the second time.

On motion of Mr. Toombs, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1385, Int. No. 1122) entitled "An act to amend section one hundred and sixty-nine of the Judiciary Law, relative to the power of the Supreme Court justices residing in, and the county judge of, Erie county," was read the second time.

On motion of Mr. Wilkie, said bill was placed on the order of third reading.

On motion of Mr. Wilkie, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Abbev	Crocker	Haines	Merritt	Sweet
Allen A F	Dana	Harwood	Metzendorf	Thompson
Allen H E	Delano	Hearn	Miller J L	Thorn
Argetsinger	De Long	Herrick	Miller W G	Toombs
Barden	Doherty	Higgins	Murray	Trombly
Bates	Donnelly	Hinman	Nolan	Vicinus
Baumes	Donovan	Hoev	O'Connor	Vosburgh
Beck	Ebbets	Holden	Odell	Walker
Bennett	Evans	Howard	Parker	Walters
Boshart	Farrell	Joseph	Perkins	Ward
Boylan	Fay	Kopp	Phillips C W	Waters
Brainerd	Feeley	Lansing	Phillips J S	Weiland
Brown C F	Filley	Lee	Pitkin	Weinstein
Brown G W	Foley	Levy A J	Raldiris	Wende
Burgoyne	Fowler	Levy J	Reed	White E H
Callan	Friend	Lowman	Roberts	White E H
Caughlan	Frisbie	Lupton	Rozan	Whitley
Chanler	Garfein	Macdonald	Sanner	Whitney
Cheney	Gerhardt	MacGregor	Shea	Wilkie
Clarke R H	Gerken	Manley	Shepardson	Wilsnack
Clark S C	Goodwin	Marlatt	Shortt	Wood
Coffey	Graubard	McCue	Smith A E	Wright
Colné	Gray	McElligott	Spielberg	Yale
Conklin	Green	McGrath	Stevenson	Young E
Connell	Greenwood	McInerney	Stivers	Young F L
Cosad	Hackett	McKeon	Sullivan	Zorn

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1414, Int. No. 1144) entitled "An act to amend the General Corporation Law, in relation to dispensing with publications of notice of presentation of petition to change names of religious or membership corporation," was read the second time.

On motion of Mr. Wilkie, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1274, Int. No. 1050) entitled "An act to amend chapter one hundred and sixty of the Laws of nineteen hundred, entitled 'An act to incorporate the city of Cortland,' relative to the bond of the city chamberlain," having been announced for a third reading,

On motion of Mr. C. F. Brown, and by unanimous consent, said bill was ordered placed on the third reading calendar for Thursday next.

The bill (No. 1273, Int. No. 1049) entitled "An act to amend chapter one hundred and sixty of the Laws of nineteen hundred, entitled 'An act to incorporate the city of Cortland,' relative to the board of fire commissioners," having been announced.

Mr. C. F. Brown moved that said bill be recommitted to the committee on affairs of cities, with instructions to report the same forthwith, amended as follows:

On page 2, line 7, after "board," insert "subject to the approval of the common council,".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Whitley, from the committee on affairs of cities, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

The bill (No. 1586, Int. No. 692) entitled "An act to amend the Banking Law, in relation to savings and loan associations," having been announced for a third reading,

On motion of Mr. Walters, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The bill (No. 1264, Int. No. 1040) entitled "An act making appropriations for Letchworth Village," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Abbey	Crocker	Haines	Merritt	Sweet
Allen A F	Dana	Harwood	Metzendorf	Thompson
Allen H E	Delano	Hearn	Miller J L	Thorn
Argetsinger	De Long	Herrick	Miller W G	Toombs
Barden	Doherty	Higgins	Murray	Trombly
Bates	Donnelly	Hinman	Nolan	Vicinus
Baumes	Donovan	Hoey	O'Connor	Vosburgh
Beck	Ebbets	Holden	Odell	Walker
Bennett	Evans	Howard	Parker	Walters
Boshart	Farrell	Joseph	Perkins	Ward
Boylan	Fay	Kopp	Phillips C W	Waters
Brainerd	Feeley	Lansing	Phillips J S	Weiland
Brown C F	Filley	Lee	Pitkin	Weinstein
Brown G W	Foley	Levy A J	Raldiris	Wende
Burgoyne	Fowler	Levy J	Reed	White E H
Callan	Friend	Lowman	Roberts	White L H
Caughlan	Frisbie	Lupton	Rozan	Whitley
Chanler	Garfein	Macdonald	Sanner	Whitney
Cheney	Gerhardt	MacGregor	Shea	Wilkie
Clarke R H	Gerken	Manley	Shepardson	Wilsnack
Clark S C	Goodwin	Marlatt	Shortt	Wood
Coffey	Graubard	McCue	Smith A E	Wright
Colné	Gray	McElligott	Spielberg	Yale
Conklin	Green	McGrath	Stevenson	Young E
Connell	Greenwood	McInerney	Stivers	Young F L
Cosad	Hackett	McKeon	Sullivan	Zorn

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1262, Int. No. 1038) entitled "An act making additional appropriations for Letchworth Village," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Abbey	Crocker	Haines	Merritt	Sweet
Allen A F	Dana	Harwood	Metzendorf	Thompson
Allen H E	Delano	Hearn	Miller J L	Thorn
Argetsinger	De Long	Herrick	Miller W G	Toombs
Barden	Doherty	Higgins	Murray	Trombly
Bates	Donnelly	Hinman	Nolan	Vicinus

Baumes	Donovan	Hoey	O'Connor	Vosburgh
Beck	Ebbets	Hoiden	Odell	Walker
Bennett	Evans	Howard	Parker	Walters
Boshart	Farrell	Joseph	Perkins	Ward
Boylan	Fay	Kopp	Phillips C W	Waters
Brainerd	Feeley	Lansing	Phillips J S	Weiland
Brown C F	Fillely	Lee	Pitkin	Weinstein
Brown G W	Foley	Levy A J	Raldiris	Wende
Burgoyne	Fowler	Levy J	Reed	White E H
Callan	Friend	Lowman	Roberts	White L H
Caughlan	Frisbie	Lupton	Rozan	Whitley
Chanler	Garfein	Macdonald	Sanner	Whitney
Cheney	Gerhardt	MacGregor	Shea	Wilkie
Clarke R H	Gerken	Manley	Shepardson	Wilsnack
Clark S C	Goodwin	Marlatt	Shortt	Wood
Coffey	Graubard	McCue	Smith A E	Wright
Colné	Gray	McElligott	Spielberg	Yale
Conklin	Green	McGrath	Stevenson	Young E
Connell	Greenwood	McInerney	Stivers	Young F L
Cosad	Hackett	McKeon	Sullivan	Zorn

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1445, Int. No. 1162) entitled "An act to amend the Domestic Relations Law, in relation to proceedings for the abrogation of voluntary adoptions of a minor," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Abbey	Crocker	Haines	Merritt	Sweet
Allen A F	Dana	Harwood	Metzendorf	Thompson
Allen H E	Delano	Hearn	Miller J L	Thorn
Argetsinger	De Long	Herrick	Miller W G	Toombs
Barden	Doherty	Higgins	Murray	Trombly
Bates	Donnelly	Hinman	Nolan	Vicinus
Baumes	Donovan	Hoey	O'Connor	Vosburgh
Beck	Ebbets	Holden	Odell	Walker
Bennett	Evans	Howard	Parker	Walters
Boshart	Farrell	Joseph	Perkins	Ward
Boylan	Fay	Kopp	Phillips C W	Waters
Brainerd	Feeley	Lansing	Phillips J S	Weiland
Brown C F	Fillely	Lee	Pitkin	Weinstein
Brown G W	Foley	Levy A J	Raldiris	Wende
Burgoyne	Fowler	Levy J	Reed	White E H
Callan	Friend	Lowman	Roberts	White L H
Caughlan	Frisbie	Lupton	Rozan	Whitley
Chanler	Garfein	Macdonald	Sanner	Whitney

Cheney	Gerhardt	MacGregor	Shea	Wilkie
Clarke R H	Gerken	Manley	Shepardson	Wilsnack
Clark S C	Goodwin	Marlatt	Shortt	Wood
Coffey	Graubard	McCue	Smith A E	Wright
Colné	Gray	McElligott	Spielberg	Yale
Conklin	Green	McGrath	Stevenson	Young E
Connell	Greenwood	McInerney	Stivers	Young F L
Cosad	Hackett	McKeon	Sullivan	Zorn

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1588, Int. No. 958) entitled "An act to amend the Education Law, in relation to the establishment of a State school of sanitary science and public health at Cornell University, and making an appropriation therefor," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Harwood	Metzendorf	Thompson
Allen A F	Delano	Hearn	Miller J L	Thorn
Allen H E	De Long	Herrick	Miller W G	Toombs
Argetsinger	Doherty	Higgins	Murray	Trombly
Barden	Donnelly	Hinman	Nolan	Vicinus
Bates	Donovan	Hoey	O'Connor	Vosburgh
Baumes	Ebbets	Holden	Odell	Walker
Beck	Evans	Howard	Parker	Walters
Bennett	Farrell	Joseph	Perkins	Ward
Boshart	Fay	Kopp	Phillips C W	Waters
Boylan	Feeley	Lansing	Phillips J S	Weiland
Brainerd	Filley	Lee	Pitkin	Weimert
Brown C F	Foley	Levy A J	Raldiris	Weinstein
Brown G W	Fowler	Levy J	Reed	Wende
Burgoyne	Friend	Lowman	Roberts	White E H
Callan	Frisbie	Lupton	Rozan	White L H
Caughlan	Garfein	Macdonald	Sanner	Whitley
Chanler	Gerhardt	MacGregor	Shea	Whitney
Cheney	Gerken	Manley	Shepardson	Wilkie
Clarke R H	Goodwin	Marlatt	Shortt	Wilsnack
Clark S C	Graubard	McCue	Smith A E	Wood
Coffey	Gray	McElligott	Spielberg	Wright
Colné	Green	McGrath	Stevenson	Yale
Conklin	Greenwood	McInerney	Stivers	Young E
Connell	Hackett	McKeon	Sullivan	Young F L
Cosad	Haines	Merritt	Sweet	Zorn
Crocker				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1446, Int. No. 1163) entitled "An act to legalize, ratify and confirm the proceedings for the sale and issuance of the bonds of the village of Black River in the amount of twenty-seven thousand dollars, for the purpose of raising funds to defray the cost of establishing a water system for supplying water in said village, providing for the payment of the principal and interest thereof, and authorizing the resale of said bonds in case of certain conditions," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Harwood	Metzendorf	Thompson
Allen A F	Delano	Hearn	Miller J L	Thorn
Allen H E	De Long	Herrick	Miller W G	Toombs
Argetsinger	Doherty	Higgins	Murray	Trombly
Barden	Donnelly	Hinman	Nolan	Vicinus
Bates	Donovan	Hoey	O'Connor	Vosburgh
Baumes	Ebbets	Holden	Odell	Walker
Beck	Evans	Howard	Parker	Walters
Bennett	Farrell	Joseph	Perkins	Ward
Boshart	Fay	Kopp	Phillips C W	Waters
Boylan	Feeley	Lansing	Phillips J S	Weiland
Brainerd	Filley	Lee	Pitkin	Weimert
Brown C F	Foley	Levy A J	Raldiris	Weinstein
Brown G W	Fowler	Levy J	Reed	Wende
Burgoyne	Friend	Lowman	Roberts	White E H
Callan	Frisbie	Lupton	Rozan	White L H
Caughlan	Garfein	Macdonald	Sanner	Whitley
Chanler	Gerhardt	MacGregor	Shea	Whitney
Cheney	Gerken	Manley	Shepardson	Wilkie
Clarke R H	Goodwin	Marlatt	Shortt	Wilsnack
Clark S C	Graubard	McCue	Smith A E	Wood
Coffey	Gray	McElligott	Spielberg	Wright
Colné	Green	McGrath	Stevenson	Yale
Conklin	Greenwood	McInerney	Stivers	Young E
Connell	Hackett	McKeon	Sullivan	Young F L
Cosad	Haines	Merritt	Sweet	Zorn
Crocker				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1548, Int. No. 852) entitled "An act to amend the Decedent Estate Law, in relation to the distribution of personal property of decedent," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Harwood	Metzendorf	Thompson
Allen A F	Delano	Hearn	Miller J L	Thorn
Allen H E	De Long	Herrick	Miller W G	Toombs
Argetsinger	Doherty	Higgins	Murray	Trombly
Barden	Donnelly	Hinman	Nolan	Vieinus
Bates	Donovan	Hoey	O'Connor	Vosburgh
Baumes	Ebbets	Holden	Odell	Walker
Beck	Evans	Howard	Parker	Walters
Bennett	Farrell	Joseph	Perkins	Ward
Boshart	Fay	Kopp	Phillips C W	Waters
Boylan	Feeley	Lansing	Phillips J S	Weiland
Brainerd	Filley	Lee	Pitkin	Weimert
Brown C F	Foley	Levy A J	Raldiris	Weinstein
Brown G W	Fowler	Levy J	Reed	Wende
Burgoyne	Friend	Lowman	Roberts	White E H
Callan	Frisbie	Lupton	Rozan	White L H
Caughlan	Garfein	Macdonald	Sanner	Whitley
Chanler	Gerhardt	MacGregor	Shea	Whitney
Cheney	Gerken	Manley	Shepardson	Wilkie
Clarke R H	Goodwin	Marlatt	Shortt	Wilsnack
Clark S C	Graubard	McCue	Smith A E	Wood
Coffey	Gray	McElligott	Spielberg	Wright
Colné	Green	McGrath	Stevenson	Yale
Conklin	Greenwood	McInerney	Stivers	Young E
Connell	Hackett	McKeon	Sullivan	Young F L
Cosad	Haines	Merritt	Sweet	Zorn
Crocker				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

By unanimous consent, Mr. Whitley called up Senate bill (No. 403, Assembly reprint No. 1544, Rec. No. 37), now on the order of third reading.

Mr. Whitley moved that said bill be recommitted to the committee on affairs of cities, with instructions to report the same forthwith, amended as follows:

On page 1, line 1, after "twenty," insert "eighty-six,".

On page 2, after line 11, insert

“ § 86. Further legislative power.— In addition to the powers conferred by the last section, the common council has power to adopt ordinances for the following purposes within the city:

“ 1. To regulate and provide for the licensing of pawnbroking and pawnbrokers, auctions and auctioneers, employment agencies and those conducting them, peddling and peddlers, junk dealing and junk dealers, temporary sales and those engaged in them, huckstering and hucksters and the selling of hay, straw and farm produce; to regulate the inspection and sealing of weights and measures, the operation and speed of all vehicles upon the public streets, highways and places; to regulate the emission of smoke from, and to prohibit the emission of dense smoke from buildings, boilers, stationery engines, traction engines, railroad engines and locomotives, boats on the canal or river, and from all other sources; to regulate the construction, alteration and repair of buildings and structures, and to provide for the approval of plans therefor; to provide for the licensing of dogs, the seizure of unlicensed dogs, the care and protection of lost, strayed and homeless dogs, for securing and protecting the rights of the owners thereof, for the protection of the public against dogs, and the destruction of dangerous or vicious dogs whether licensed or not; and to authorize the mayor to enter into a contract with an incorporated society for the prevention of cruelty to animals having jurisdiction in the city, for the capture and impoundage of all unlicensed dogs, and for the maintenance of a shelter for lost, strayed or homeless dogs; provided, however, that the compensation to be paid therefor must not exceed in any one year the amount collected by the city from the payment of license fees during the current year for which such contract is made.

“ 2. To regulate and control the laying, maintenance, alteration and repair of subways, conduits, mains and pipes in and under the public streets, highways and places; to regulate and control the erection, construction and maintenance of poles, cables and wires in, upon, over and under the public streets, highways and places; to require cables and wires, except trolley wires and the necessary guy and supporting wires used in connection with such trolley wires, erected and proposed to be erected upon and over the public streets, highways and places to be placed under ground, not exceeding in one year the amount which may be placed in twenty miles of single duct, unless the ordinance for the excess over said twenty miles are unanimously approved by the board of estimate and apportionment; to regulate and control the opening and excavation of public streets, highways and places and the use of public streets, highways and places, or any part thereof, or

the space above or underneath them for any purpose whatever; to regulate the operation and speed upon and over public streets, highways and places of locomotives, engines and cars upon steam, electric and street surface railroads.

"3. To grant all rights or franchises to use the streets, highways and public places or any part thereof or the space above or underneath them, for any purpose whatever, upon such terms and conditions as it deems proper.

"All franchises or rights to use the streets, highways and public places, acquired by any corporation and not exercised, in whole or in part, which are repealable, are hereby repealed and made subject to the provisions of subdivision three of this section. All franchises and charters of corporations hereafter granted shall be taken subject to subdivision three of this section."

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Whitley, from the committee on affairs of cities, reported said bill amended as directed, and the same was ordered reprinted, retaining its place in the order of third reading.

The Senate returned the Assembly bill (No. 916, Senate reprint No. 797, Int. No. 605), entitled "An act to amend the Public Health Law, in relation to the authority of the State Commissioner of Health over certain State institutions," with a message that they have concurred in the passage of the same, with the following amendments:

Page 2, line 4, strike out word "he" and insert "Whenever required by the Fiscal Supervisor of State Charities, the State Commissioner of Health".

Same page, same line, strike out word "annual".

Mr. Wood moved to concur in the Senate amendments.

Mr. Speaker put the question whether the House would concur in said amendments, said bill having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Harwood	Metzendorf	Thompson
Allen A F	Delano	Hearn	Miller J L	Thorn
Allen H E	De Long	Herrick	Miller W G	Toombs

Argetsinger	Doherty	Higgins	Murray	Trombly
Barden	Donnelly	Hinman	Nolan	Vicinus
Bates	Donovan	Hoey	O'Connor	Vosburgh
Baumes	Ebbets	Holden	Odell	Walker
Beck	Evans	Howard	Parker	Walters
Bennett	Farrell	Joseph	Perkins	Ward
Boshart	Fay	Kopp	Phillips C W	Waters
Boylan	Feeley	Lansing	Phillips J S	Weiland
Brainerd	Filley	Lee	Pitkin	Weimert
Brown C F	Foley	Levy A J	Raldiris	Weinstein
Brown G W	Fowler	Levy J	Reed	Wende
Burgoyne	Friend	Lowman	Roberts	White E H
Callan	Frisbie	Lupton	Rozan	White L H
Caughlan	Garfein	Macdonald	Sanner	Whitley
Chanler	Gerhardt	MacGregor	Shea	Whitney
Cheney	Gerken	Manley	Shepardson	Wilkie
Clarke R H	Goodwin	Marlatt	Shortt	Wilsrack
Clark S C	Graubard	McCue	Smith A E	Wood
Coffey	Gray	McElligott	Spielberg	Wright
Colné	Green	McGrath	Stevenson	Yale
Conklin	Greenwood	McInerney	Stivers	Young E
Connell	Hackett	McKeon	Sullivan	Young F L
Cosad	Haines	Merritt	Sweet	Zorn
Crocker				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendments of the Senate thereto.

Mr. Stivers moved to reconsider the vote by which consideration of Assembly bill (No. 230, Int. No. 1028) was postponed until April 12th.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Stivers moved that said bill be recommitted to the committee on affairs of cities, with instructions to report the same forthwith, amended as follows:

On page 2, lines 2 and 3, strike out the words "upon application as hereinafter provided, or if they shall so elect,".

Lines 4, 5 and 6, strike out "whether an application has been made therefor or not, or whether such improvement shall be local or general, to be paid for by local or general assessment or tax", so as to read "They shall have the power, and it shall be their duty, upon their own motion, or upon application as hereinafter provided;".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Whitley, from the committee on affairs of cities, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

Mr. Whitney offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur), That a respectful message be sent to the Governor, requesting the return to the Assembly of Assembly bill (No. 626, Senate reprint No. 678, Int. No. 419), entitled "An act to amend chapter sixty-four of the Laws of nineteen hundred and nine, entitled 'An act relating to villages, constituting chapter sixty-four of the Consolidated Laws,' relative to the time of holding elections and the qualifications of electors," for the purposes of amendment.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

Mr. Baumes offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur), That a respectful message be sent to the Governor, requesting the return to the Assembly of Assembly bill (No. 188, Int. No. 187), entitled "An act to amend chapter two hundred and three of the Laws of nineteen hundred and seven, entitled 'An act to revise and amend the charter of the city of Newburgh, being chapter five hundred and forty-one of the Laws of eighteen hundred and sixty-five, and the several acts amendatory thereof and supplemental thereto,' in relation to the police force," for the purposes of amendment.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

The Senate returned the Assembly bill (No. 81, Senate reprint No. 771, Int. No. 81), entitled "An act to provide additional funds for the maintenance of the State hospitals and to supply deficiencies in maintenance account for the year ending September thirtieth, nineteen hundred and ten."

Ordered, That the Clerk deliver said bill to the Governor.

The Senate returned the bill (No. 938, Int. No. 276), entitled "An act to amend the Tax Law, in relation to the salary of the transfer tax appraiser in Suffolk county," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk deliver said bill to the Governor.

The Senate returned the concurrent resolution recalling from the Governor, for the purposes of amendment, Assembly bill (No. 188, Int. No. 187), entitled "An act to amend chapter two hundred and three of the Laws of nineteen hundred and seven, entitled 'An act to revise and amend the charter of the city of Newburgh, being chapter five hundred and forty-one of the Laws of eighteen hundred and sixty-five, and the several acts amendatory thereof and supplemental thereto,' in relation to the police force," with a message that they have concurred in the passage of the same.

Ordered, That the Clerk deliver said resolution to the Governor.

The Senate returned the concurrent resolution recalling from the Governor, for the purposes of amendment, Assembly bill (No. 626, Senate reprint No. 678, Int. No. 419), entitled "An act to amend chapter sixty-four of the Laws of nineteen hundred and nine, entitled 'An act relating to villages, constituting chapter sixty-four of the Consolidated Laws,' relative to the time of holding elections and the qualifications of electors," with a message that they have concurred in the passage of the same.

Ordered, That the Clerk deliver said resolution to the Governor.

A communication was received from Hon. Harvey James, mayor of the city of Dunkirk, returning Assembly bill (No. 1240, Int. No. 706), entitled "An act to amend the Dunkirk city charter, generally," with a message that said mayor, and the common council of said city, after a public hearing thereon, do approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

A communication was received from Hon. Robert H. Reed, mayor of the city of Lackawanna, returning Assembly bill (No. 751, Int. No. 231), entitled "An act to amend the Lackawanna city charter, in relation to the salaries of the police commissioners, fire commissioners and members of the board of health," with a message that said mayor, and the common council of said city, after a public hearing thereon, do approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

On motion of Mr. Merritt, the House adjourned.

THURSDAY, APRIL 7, 1910.

The House met pursuant to adjournment.

Prayer by Rev. John Cuff, Kinderhook.

On motion of Mr. Merritt, the reading of the journal of yesterday was dispensed with and the same was approved.

Mr. Conklin introduced a bill entitled "An act to amend the Greater New York charter, in relation to the police department" (Int. No. 1352), which was read the first time and referred to the committee on affairs of cities.

Mr. Lee introduced a bill entitled "An act to amend the Greater New York charter, in relation to the department of bridges" (Int. No. 1353), which was read the first time and referred to the committee on affairs of cities.

Mr. A. J. Levy introduced a bill entitled "An act to amend the Penal Law, in relation to the sale of stocks of mining, oil and gas corporations" (Int. No. 1354), which was read the first time and referred to the committee on codes.

Mr. A. E. Smith introduced a bill entitled "An act to amend the Greater New York charter, relating to the department of docks and ferries" (Int. No. 1355), which was read the first time and referred to the committee on affairs of cities.

Mr. Ward introduced a bill entitled "An act to amend the Insanity Law and Penal Law, relative to private institutions for the insane" (Int. No. 1356), which was read the first time and referred to the committee on the judiciary.

Also, "An act to amend the Insanity Law, relative to the Psychiatric Institute and the director thereof" (Int. No. 1357), which was read the first time and referred to the committee on the judiciary.

Mr. Wilsnack introduced a bill entitled "An act to amend the Greater New York charter, in relation to the municipal civil service commission" (Int. No. 1358), which was read the first time and referred to the committee on affairs of cities.

Mr. Eveleth introduced a bill entitled "An act to amend the Village Law, in relation to establishing boards of public works in villages and prescribing their powers and duties" (Int. No.

1359), which was read the first time and referred to the committee on affairs of villages.

Mr. Lansing introduced a bill entitled "An act to amend chapter two hundred and sixty-nine of the Laws of eighteen hundred and seventy-two, entitled 'An act authorizing the construction of a bridge across the Hudson river at the city of Albany, and incorporating the Albany and Greenbush Bridge Company in relation to rates of toll to be charged by said company and sale of tickets'" (Int. No. 1360), which was read the first time and referred to the committee on commerce and navigation.

Mr. Toombs introduced a bill entitled "An act to amend the General Business Law, in relation to monopolies" (Int. No. 1361), which was read the first time.

On motion of Mr. Toombs, and by unanimous consent, said bill was read the second time, and ordered to third reading and referred to the committee on codes.

Also, "An act to amend the Penal Law, in relation to conspiracies" (Int. No. 1362), which was read the first time.

On motion of Mr. Toombs, and by unanimous consent, said bill was read the second time, and ordered to third reading and referred to the committee on codes.

Mr. Sweet introduced a bill entitled "An act to amend the Agricultural Law, in relation to the giving of bonds by manufacturers and shippers of butter, cheese and milk" (Int. No. 1363), which was read the first time and referred to the committee on agriculture.

Mr. Bates introduced a bill entitled "An act to provide for a metropolitan water and sewerage district and to establish a water board for the supervision and control of water supply and sewerage within such district" (Int. No. 1364), which was read the first time and referred to the committee on electricity, gas and water supply.

Mr. Patrie introduced a bill entitled "An act to establish a public school teachers' retirement fund in Greene county" (Int. No. 1365), which was read the first time and referred to the committee on internal affairs.

Mr. Wende introduced a bill entitled "An act to amend chapter one hundred and thirty-five of the Laws of eighteen hundred and

eighty-four, entitled 'An act providing for the better collection of taxes in the county of Erie, for the sale by the treasurer thereof of lands in said county for unpaid taxes, and regulating the compensation of said treasurer,' in relation to cancellation of unpaid taxes in such county and to legalize certain former acts of its board of supervisors in respect thereto" (Int. No. 1366), which was read the first time and referred to the committee on internal affairs.

Mr. Whitney introduced a bill entitled "An act to amend chapter five hundred and sixty-nine of the Laws of nineteen hundred and nine, entitled 'An act to authorize the selection, location and appropriation of certain lands in the town of Saratoga Springs, for a State reservation, and to preserve the natural mineral springs therein located, and making an appropriation therefor, and authorizing an issue of bonds to pay such appropriation'" (Int. No. 1367), which was read the first time and referred to the committee on ways and means.

Mr. L. H. White introduced a bill entitled "An act to amend the Public Lands Law, in relation to the conveyance of abandoned canal lands to municipalities" (Int. No. 1368), which was read the first time and referred to the committee on ways and means.

Mr. Weimert introduced a bill entitled "An act to amend the Personal Property Law, in relation to the sales of goods" (Int. No. 1369), which was read the first time and referred to the committee on general laws.

Mr. Burgoyne, by request, introduced a bill entitled "An act to amend the Public Health Law, in relation to questions submitted upon an examination for license to practice medicine" (Int. No. 1370), which was read the first time and referred to the committee on public health.

Mr. Shea introduced a bill entitled "An act to amend the Forest, Fish and Game Law, in relation to forest fires" (Int. No. 1371), which was read the first time and referred to the committee on fisheries and game.

Mr. De Long introduced a bill entitled "An act to amend the Navigation Law, in relation to the placing of buoys or beacons to mark obstructions to navigation" (Int. No. 1372), which was

read the first time and referred to the committee on commerce and navigation.

Mr. H. E. Allen introduced a bill entitled "An act to amend the General City Law, in relation to the registration of master electricians" (Int. No. 1373), which was read the first time and referred to the committee on affairs of cities.

Mr. Reed introduced a bill entitled "An act providing for the payment of teachers in the public schools in the city of Auburn and for the establishment of a teachers' pension fund" (Int. No. 1374), which was read the first time and referred to the committee on affairs of cities.

Mr. A. E. Smith introduced a bill entitled "An act to amend chapter six hundred and thirty-nine of the Laws of nineteen hundred and six, entitled 'An act to provide for a commission to investigate and consider means for protecting the waters of New York bay and vicinity against pollution and authorizing the city of New York to pay the expenses thereof,' in relation to the term of said commission" (Int. No. 1375), which was read the first time and referred to the committee on affairs of cities.

By unanimous consent, Mr. Waters introduced a bill entitled "An act to provide for the construction of a system of storm sewers for the city of Watervliet" (Int. No. 1376), which was read the first time and referred to the committee on affairs of cities.

Mr. Merritt, from the committee on ways and means, to which was referred Assembly bill introduced by Mr. Merritt (No. 1261, Int. No. 1037), entitled "An act making an appropriation for the State's proportion of the amounts appropriated for the repair of highways, pursuant to sections ninety and ninety-three of the Highway Law, and to provide funds for complying with the requirements of section one hundred and fifty-seven of the Highway Law."

Also, Assembly bill introduced by Mr. Keller (No. 427, Int. No. 407), entitled "An act making an appropriation for building a new road on the reservation of the Tuscarora Indians, in the county of Niagara, and improving a portion of the Upper Mountain road on the same reservation."

Also, Assembly bill introduced by Mr. Manley (No. 1411, Int. No. 1141), entitled "An act to provide for changing and straightening the channel of Starch Factory creek, in the city of Utica, and for constructing a new concrete masonry culvert to carry said creek underneath and across Broad street in said city, at a new location, and making an appropriation therefor."

Also, Assembly bill introduced by Mr. Shea (No. 1689, Int. No. 1311), entitled "An act to accept a deed of gift and an assignment of lease in perpetuity, from the corporation of Witherbee, Sherman and Company to the people of the State of New York, of land in the town of Crown Point, Essex county, New York, embracing the sites of Fort Saint Frederick and Fort Amherst."

Also, Assembly bill introduced by Mr. Eveleth (No. 418, Int. No. 398), entitled "An act to provide for the acquisition and preservation of the historic house and grounds formerly owned and occupied by General Nicholas Herkimer, in the town of Danube, in the county of Herkimer, and making an appropriation therefor," reported in favor of the passage of the same without amendment, which report was agreed to, and said bills placed on the order of second reading.

Mr. Merritt, from the committee on ways and means, to which was recommitted Assembly bill introduced by Mr. G. W. Brown (No. 1300, Int. No. 139), entitled "An act to provide for repairs, improvements and betterments to the State armory, in the borough of Brooklyn in the city of New York, occupied by the Forty-seventh Regiment, National Guard, State of New York, and making an appropriation therefor," reported in favor of the passage of the same without amendment, which report was agreed to, and said bill ordered placed on the order of second reading.

Mr. Merritt, from the committee on ways and means, to which was referred Assembly bill (No. 998, Int. No. 857) introduced by Mr. Merritt, entitled "An act making appropriations for construction, additions and improvements at the State hospitals for the insane," reported in favor of the passage of the same, with the following amendments:

Page 1, line 8, after the word "for" insert the word "cold",

after the word "storage" strike out the words "ice plant" and insert in place thereof the words "building and equipment".

Page 2, lines 2 and 3, strike out the words "for renewals of electric wiring twelve thousand dollars (\$12,000)" and insert in place thereof "For tuberculosis pavilion for men with equipment, twenty thousand dollars (\$20,000); for improvement to heating system, eleven thousand seven hundred fifty dollars (\$11,750);".

Page 2, between lines 11 and 12, insert "for nurses' home at main building, sixty thousand dollars (\$60,000);".

Page 2, line 13, after figures "(\$40,000);" strike out the words "for nurses' home at cottages, thirty thousand dollars (\$30,000);" and insert in place thereof the words "For addition for forty disturbed patients, twenty-eight thousand dollars (\$28,000);".

Page 2, line 25, after the figures "(\$60,000);" insert "for dining-room and kitchen building, sixty thousand dollars (\$60,000);".

Page 3, lines 1 and 2, strike out the words "for electro and hydrotherapeutic apparatus, acute hospital, five thousand dollars (\$5,000);".

Page 3, line 24, change "(\$3,000)" to "(\$3,600);".

Page 4, between lines 1 and 2, insert "For building for employees, one wing, sixteen thousand dollars (\$16,000);".

Page 4, between lines 9 and 10, insert "For nurses' home, sixty thousand dollars (\$60,000);".

Page 4, line 27, after the figures "(\$80,000);" insert "For amusement hall, thirty thousand dollars (\$30,000);".

Page 5, line 12, after the figures "(\$25,000);" insert "For addition to laundry, including necessary equipment, twelve thousand dollars (\$12,000);".

Page 6, line 2, after the figures "(\$12,000);" insert "For enlargement of amusement hall, eight thousand dollars (\$8,000);".

Page 6, line 4, after the figures "(\$4,320);" insert "For additional laundry machinery, four thousand three hundred dollars (\$4,300);".

Page 6, lines 5 and 6, after the word "Additional" strike out the words "Feeder cables to staff house and nurses' home" and insert in place thereof the words "electrical equipment".

Page 6, line 6, change "three" to "five", "(\$3,000)" to "(\$5,000)".

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Merritt, from the committee on ways and means, to which

was referred Assembly bill (No. 893, Int. No. 781) introduced by Mr. Merritt, entitled "An act making an appropriation for the construction of the Mohansic State Hospital," reported in favor of the passage of the same, with the following amendment:

Page 1, line 4, after the word "Chapter" strike out the "dash" and insert the words "fifty-seven".

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Merritt, from the committee on ways and means, to which was referred Assembly bill (No. 717, Int. No. 649) introduced by Mr. J. S. Parker, entitled "An act empowering and directing the Superintendent of Public Works to remove the obstruction, gravel, sand, et cetera, from the bed of Wood creek from its source in the town of Argyle to where it empties into the Barge canal north of Dunhams Basin in the town of Kingsbury, Washington county, New York," reported in favor of the passage of the same, with the following amendments:

Page 1, line 7, after the word "of" strike out the word "five" and insert in place thereof the word "three".

Page 1, line 7, after the word "dollars" strike out "(\$5,000)" and insert "(\$3,000)" in place thereof.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Merritt, from the committee on ways and means, to which was referred Assembly bill (No. 44, Int. No. 44) introduced by Mr. C. W. Phillips, entitled "An act to grant and release to the city of Rochester all the right, title and interest of the people of the State of New York in and to certain lands in the city of Rochester formerly used as a site for the State Industrial School; and providing for the cancellation by the city of Rochester of taxes and assessments against the State of New York and for the construction of a pipe line and supply of water to the State Industrial School by said city," reported in favor of the passage of the same, with the following amendments:

Page 1, 7th line of title, insert after the word "State" the words "Agricultural and"; before the word "by" in the last line of the title insert the words "at Industry".

Page 1, strike out lines 1, 2 and 3 and insert in place thereof "Section 1. The Commissioners of the Land Office are hereby authorized and empowered to grant, convey and release by letters-patent to the city of Rochester, its successors and assigns forever, all the right, title and interest of the people".

Page 2, line 14, after the word "avenue" strike out the "period" and insert a "comma" in place thereof, and after the comma insert the words "upon the following terms and upon such other terms as to the Commissioners of the Land Office shall seem proper."

Page 2, line 24, after the word "than" strike out the word "six" and insert in place thereof the word "eight".

Page 2, line 25, strike out the last word in the line, "New".

Page 2, line 26, strike out the first word in the line, "York", and after the word "State" insert the words "Agricultural and".

Page 3, line 7, after the word "State" insert the words "Agricultural and".

Page 3, line 10, after the word "Rochester" insert the following words: "During the period of twenty-five years next succeeding the completion of said pipe line in the city of Rochester shall, however, furnish to said State Agricultural and Industrial School at Industry thirty million gallons of water, or so much thereof as may be necessary, each without charge therefor."

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Merritt, from the committee on ways and means, to which was recommitted Assembly bill introduced by Mr. Lansing (No. 1458, Int. No. 668), entitled "An act to amend the Agricultural Law, entitled 'An act in relation to agriculture, constituting chapter one of the Consolidated Laws,' in relation to abattoirs and places where meat and meat products are manufactured, sold or kept for sale, and making an appropriation therefor," reported in favor of the passage of the same, with the following amendment:

Page 2, strike out lines 17, 18, 19, 20, and the first two words on line 21, and insert in place thereof the words "No person shall operate an abattoir or place where meat or meat products are sold, except meat products for medicinal purposes, meat extracts, preserved meats and those sold in hermetically sealed packages or those sold in places of public entertainment for consumption, until he has received from the Commissioner of Agriculture a license to so operate. Hucksters and peddlers of meat products,

not having a fixed or regular place of business, shall be considered, for the purposes of this act, as retail dealers in meat products."

Also, Assembly bill introduced by Mr. Colne (No. 1650, Int. No. 1081), entitled "An act to amend the State Boards and Commissions Law, in relation to establishing a State board of commerce and industry," reported in favor of the passage of the same, with the following amendments:

Page 2, line 1, after "Deputies" change "," to " ;".

Page 4, line 16, strike out the words after "and each of his deputies" and insert in place thereof "his deputy".

Page 4, line 23, after the word "and" strike out the words "each of his deputies" and insert in place thereof "his deputy".

Also, Assembly bill introduced by Mr. Merritt (No. 1595, Int. No. 83), entitled "An act making appropriations for the State institutions reporting to the Fiscal Supervisor of State Charities," reported in favor of the passage of the same, with the following amendment:

Page 6, line 19, after "(\$3,200);" insert "For enlarging and improving the underground crossing of the county highway and the Pennsylvania railroad on the grounds of the Craig Colony for Epileptics, seven thousand five hundred dollars (\$7,500), or so much thereof as may be necessary;".

which report was agreed to, and said bills ordered reprinted and placed on the order of second reading.

Mr. Merritt, from the committee on ways and means, to which was referred Assembly bill introduced by Mr. Merritt (No. 1152, Int. No. 966), entitled "An act to amend the Tax Law, in relation to the appointment of appraisers, stenographers and clerks," reported the same with the following amendments:

On page 1, line 8, strike out the words "at pleasure" after the word "may".

On page 2, line 3, between the words "and" and "may" insert the words "after the expiration of the present term of office of the county treasurer in each other county".

On page 2, line 4, between the words "each" and "other" insert the words "of said".

On page 2, line 4, change the word "county" to read "counties". The new matter in lines 3 and 4 aforesaid will then read: "and, after the expiration of the present term of office of the

county treasurer in each other county, may, in his discretion, appoint and at pleasure remove, one person in each of said other counties".

On page 3, line 20, strike out the word "engage" and insert the word "employ".

On page 3, line 21, strike out the word "employees" and insert the word "persons".

On page 3, line 25, after the word "install" add the words "and maintain".

On page 4, line 4, strike out the word "engage" and insert the word "employ".

On page 4, line 4, strike out the word "employees" and insert the word "persons".

On page 4, line 7, between the words "and" and "attend" insert the word "to".

On page 4, line 11, at the beginning of the sentence insert the words "Each of".

On page 4, line 12, strike out the words "an annual" and insert the word "a".

and request that said bill be recommitted to said committee, which report was agreed to, and said bill ordered reprinted and recommitted to said committee.

Mr. J. S. Phillips, from the committee on the judiciary, to which was referred Assembly bill (No. 829, Int. No. 730) introduced by Mr. Merritt, entitled "Concurrent resolution of the Senate and Assembly proposing an amendment to section seven of article seven of the Constitution, in relation to the disposition and use of lands in the forest preserve," reported in favor of the passage of the same, with the following amendments:

On page 1, strike out lines 3, 4, 5, 6, 7, 8, 9, 10, 11 and 12, and on page 2 strike out lines 1 to 27, inclusive, and insert in place thereof the following:

"§ 7. Forest preserve.—The lands of the State, now owned or hereafter acquired, constituting the forest preserve, as now fixed by law, shall be forever kept as wild forest lands. They shall not be leased, sold or exchanged or be taken by any corporation, public or private, nor shall the timber thereon be sold, removed or destroyed. But the Legislature may provide by general laws for the use of such lands for storage reservoirs when necessary for municipal water supply or to regulate the flow of streams, provided that the quantity of such land so used shall never exceed three per centum of the total area of the forest preserve. Such lands shall not be used for water storage under any general law until after

the Appellate Division of the Supreme Court of the department in which the lands affected are located, shall, in proceedings, the form of which shall be prescribed by the court, have adjudged such use necessary for the public welfare. The people, and with the consent of the court, private persons may come in as parties to such proceedings and the court may in granting its consent to any such use impose such conditions as the public interest may require. In creating or using such storage reservoirs or appurtenances, no unsanitary conditions shall be created or continued, and no such land shall be used for a manufacturing or power plant or for any other purpose except as specifically authorized in this section, unless such plant is to be situated outside the Adirondacks and Catskills parks and is to be owned and controlled by the State. A violation of this section may be restrained at the suit of the people, or with the consent of the Supreme Court, on notice to the Attorney-General at the suit of any citizen of this State."

which report was agreed to, and said bill ordered reprinted as amended, and placed on the order of second reading.

Mr. Fowler, from the committee on codes, to which was referred Assembly bill introduced by Mr. Lee (No. 1605, Int. No. 1252), entitled "An act to amend the Code of Civil Procedure, in relation to security upon sale by referee."

Also, Assembly bill introduced by Mr. Weimert (No. 234, Int. No. 229), entitled "An act to amend the Code of Civil Procedure, relating to matrimonial actions."

Also, Assembly bill introduced by Mr. Foley (No. 1403, Int. No. 1133), entitled "An act to amend section three hundred and twenty-eight of the Code of Civil Procedure, in relation to assistant clerks in the City Court of the city of New York."

Also, Assembly bill introduced by Mr. A. E. Smith (No. 1408, Int. No. 1138), entitled "An act to amend section three hundred and thirty-five of the Code of Civil Procedure, in relation to attendants in the City Court of the city of New York."

Also, Assembly bill introduced by Mr. Fowler (No. 980, Int. No. 839), entitled "An act to amend the Penal Law, in regard to sepultures and the burial of human remains upon canal lands of the State."

Also, Assembly bill introduced by Mr. MacGregor (No. 362, Int. No. 346), entitled "An act to amend the Penal Law, rela-

tive to the punishment of parents, guardians or other persons for contributing to the delinquency and offenses of children."

Also, Assembly bill introduced by Mr. McGrath (No. 72, Int. No. 72), entitled "An act to amend section twenty-one hundred and forty-five of the Penal Law in relation to Sunday baseball," reported in favor of the passage of the same without amendment, which report was agreed to, and said bills placed on the order of second reading.

Mr. Fowler, from the committee on codes, to which was recommended Assembly bill introduced by Mr. Haines (No. 1651, Int. No. 90), entitled "An act to amend the Penal Law, prohibiting persons not admitted to practice as attorneys and counselors in the courts of record of the State from practicing in any court or before any magistrate or performing any legal service within any city of the first or second class."

Also, recommitted Assembly bill introduced by Mr. Fowler (No. 1673, Int. No. 320), entitled "An act to amend the Code of Civil Procedure, relative to and as to what shall constitute adverse possession," reported in favor of the passage of the same without amendment, which report was agreed to, and said bills placed on the order of second reading.

Mr. Fowler, from the committee on codes, to which was referred Assembly bill (No. 600, Int. No. 564) introduced by Mr. Whitney, entitled "An act to amend the Penal Law, in relation to disorderly houses," reported in favor of the passage of the same, with the following amendments:

Beginning with the word "Whoever" on page 2, line 9, strike out balance of line, and all of lines 10 to 26, inclusive, and also lines 1, 2 and 3 on page 3 and insert in italics the following: "Whoever keeps or maintains a house of ill-fame, or a place for the practice of prostitution or lewdness, or whoever patronizes the same, or takes as lessee any house, room or other premises for any such purposes, or shall keep a lewd, ill-governed or disorderly house to the encouragement of fornication or other misbehavior shall be guilty of a misdemeanor. When the lessee or keeper of a dwelling-house or other building is convicted under this section the lease or contract for letting the premises shall, at the option of the lessor, become void and the lessor may have the like remedy to recover the possession as against a tenant holding over after the expiration of his term. And whoever as lessor knowingly or with

good reason to know permits any house or room or other part of any premises to be used in whole or in part for any of the uses or purposes herein prohibited shall be guilty of a misdemeanor and punished by a fine of not less than one thousand dollars. Upon conviction of any person for a violation of the provisions of this chapter, the court before whom such conviction shall have been had, or the clerk of such court, if there be a clerk, shall forthwith make and file in the office of the clerk of the county in which said conviction shall have been had a certified statement of said conviction and sentence if any; and the clerk of said county shall immediately enter in the judgment docket book in said office the amount of the penalty or fine imposed, as a judgment against the person so convicted or sentenced."

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Fowler, from the committee on codes, to which was referred Assembly bill (No. 1354, Int. No. 859) introduced by Mr. Ward, entitled "An act to amend the Penal Law, in relation to selling, offering for sale or receiving horses or other animals, which by reason of disease are unfitted for work," reported in favor of the passage of the same, with the following amendment:

On page 2, line 6, before the word "*permits*" insert in italics the word "*knowingly*".

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Fowler, from the committee on codes, to which was referred Assembly bill (No. 687, Int. No. 631) introduced by Mr. F. L. Young, entitled "An act to amend the Code of Civil Procedure, in relation to disposing of the decedent's real property for the payment of debts and funeral expenses," reported in favor of the passage of the same, with the following amendment:

Page 2, line 11, after the word "*or*" insert in italics the words "*of proving*".

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Fowler, from the committee on codes, to which was referred Assembly bill (No. 335, Int. No. 319) introduced by Mr. Fowler, entitled "An act to amend the Real Property Law, relative to effect of grant or mortgage of real property adversely possessed,"

reported in favor of the passage of the same, with the following amendment:

Page 2, line 9, strike out the word "of" and insert in italics the word "or".

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Fowler, from the committee on codes, to which was referred Assembly bill (No. 846, Int. No. 747) introduced by Mr. Hearn, entitled "An act to amend the Penal Law, relative to the sale of tainted food," reported in favor of the passage of the same, with the following amendment:

Page 2, line 3, after the word "who" insert in italics the word "knowingly".

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Fowler, from the committee on codes, to which was referred Assembly bill (No. 443, Int. No. 423) introduced by Mr. Kopp, entitled "An act to amend the Code of Criminal Procedure, in relation to release on bail in certain cases," reported in favor of the passage of the same, with the following amendments:

Page 1, line 10, after the word "and" insert "shall".

Page 1, line 10, strike out the words "for that".

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Fowler, from the committee on codes, to which was recommended Assembly bill (No. 407, Int. No. 148) introduced by Mr. Lachman, entitled "An act to amend the Penal Law, in relation to sale of articles kept in cold storage," reported in favor of the passage of the same, with the following amendments:

Page 1, line 9, after the word "poultry" insert in italics the word "eggs".

Page 1, line 9, strike out the words "butter, cheese or other".

Page 2, line 1, strike out the words "article or produce".

Page 2, line 2, strike out the word "sixty" and insert in italics the words "one hundred and twenty".

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Fowler, from the committee on codes, to which was referred Assembly bill introduced by Mr. A. J. Levy (No. 488, Int. No. 463), entitled "An act to amend the Penal Code, in relation to permitting labor and secular business on the first day of the week by certain persons," reported the same with the following amendments:

On page 1, line 1 of title, after the word "Penal", strike out the word "Code" and substitute the word "Law".

On page 1, strike out all of lines 1 and 2 and substitute the following:

"Section 1. Section twenty-one hundred and forty-four of chapter eighty-eight of the Laws of nineteen hundred and nine, entitled "An act providing for the punishment of crime constituting chapter forty of the Consolidated Laws," is hereby amended to read as follows:

On page 1, line 3, strike out the characters and figures "§ 264" and substitute instead the following:

"§ 2144. Persons observing another day as a Sabbath."

On page 2, line 11, strike out the word "nine" and substitute the word "ten".

and request that said bill be recommitted to said committee, which report was agreed to, and said bill ordered reprinted and recommitted to said committee.

Mr. Fowler, from the committee on codes, to which was recommended Assembly bill introduced by Mr. Joseph (No. 1078, Int. No. 443), entitled "An act to amend the Penal Law, in relation to corporations practicing medicine, dentistry or pharmacy," reported the same with the following amendments:

Page 1, line 7, after "medicine" strike out "," and insert "or"

Page 1, line 7, after "dentistry" strike out "or pharmacy".

Page 1, line 8, after "medicine" strike out "," and insert "or".

Page 1, line 8, after "dentistry" strike out "or pharmacy".

Page 1, line 9, after "medicine" strike out "," and insert "or".

Page 1, line 9, after "dentistry" strike out "or pharmacy".

Page 2, line 1, after "Doctors" strike out "," and insert "or".

Page 2, line 2, after "Dentists" strike out "or pharmacists".

Page 2, line 4, after "Medicine" strike out "," and insert "or".

Page 2, line 4, after "Dentistry" strike out "or pharmacy".

Page 2, line 5, after "Doctor" strike out "," and insert "or".

Page 2, lines 5 and 6, after "Dentist" strike out "or pharmacist".

Page 2, line 7, after "Medicine" strike out "," and insert "or".

Page 2, line 8, after "dentistry" strike out "or pharmacy,".

Page 2, line 9, after "doctor" strike out "," and insert "or".

Page 2, line 9, after "Dentist" strike out "or pharmacist".

Page 2, line 11, after "Doctor" strike out "," and insert "or".

Page 2, line 11, after "Dentist" strike out "or pharmacist".

Page 2, line 13, after "Medicine" strike out "," and insert "or".

Page 2, line 13, after "Dentistry" strike out "or pharmacy".

Page 2, line 14, after "Doctor" strike out "," and insert "or".

Page 2, line 14, after "Dentist" strike out "or pharmacist".

Page 2, line 21, after "Doctor" strike out "," and insert "or".

Page 2, line 21, after "Dentist" strike out "or druggist".

Page 3, line 1, after "Doctor" strike out "," and insert "or".

Page 3, line 1, after "Dentist" strike out "or pharmacist".

and request that said bill be recommitted to said committee, which report was agreed to, and said bill ordered reprinted and recommitted to said committee.

Mr. Green, from the committee on general laws, to which was referred Assembly bill introduced by Mr. Garfein (No. 1627, Int. No. 1274), entitled "An act to amend the Domestic Relations Law, in relation to qualifications for matrimony as to age of parties and consent of parents."

Also, Assembly bill introduced by Mr. Oliver (No. 1045, Int. No. 896), entitled "An act to amend the Lien Law, in relation to the sale of personal property to satisfy a lien."

Also, Assembly bill introduced by Mr. Oliver (No. 1044, Int. No. 895), entitled "An act to amend the General Business Law, in relation to the sale of unclaimed articles and other property covered by the lien of the keeper of a hotel, apartment hotel, inn, boarding-house or lodging-house," reported in favor of the pas-

sage of the same without amendments, which report was agreed to, and said bills placed on the order of second reading.

Mr. Green, from the committee on general laws, to which was referred Assembly bill (No. 771, Int. No. 684) introduced by Mr. Green, entitled "An act to amend the Real Property Law, in relation to registering the titles to real property," reported in favor of the passage of the same, with the following amendments:

Page 2, after line 12, insert:

"§ 2. Section three hundred and seventy-seven of article twelve of chapter fifty-two of the Laws of nineteen hundred and nine, entitled 'An act relating to real property, constituting chapter fifty of the Consolidated Laws,' is hereby amended to read as follows:

"§ 377. Official examiners of title. Before application is made for the registration of a title, it must be thoroughly examined and certified by an 'official examiner of title.' The justices of the appellate division in each department shall have power to appoint and to remove one or more official examiners of title for each of the counties within that department. The term of office for an official examiner of title shall be ten years. A person duly admitted to practice as an attorney and counselor-at-law in the courts of record of this State, or a corporation duly incorporated under and by virtue of the laws of this State, and by said laws duly authorized to guarantee or insure titles to real property in this State, and no other person, corporation, or institution, may be appointed [admitted] to the office or position of [, and licensed to practice as, an] official examiner of title. The Court of Appeals shall prescribe rules providing for the methods of ascertaining the fitness of individual applicants for appointment [license to practice] as such examiners, and in doing so, shall take into account the length of time during which applicants have practiced law and the amount of work that they have done in the examination of titles to real property. In the case of experienced examiners of such titles, provision may be made for appointing [licensing] them, without examination, [to practice] as "official examiners of title." After complying with the rules and requirements prescribed by the Court of Appeals pursuant to this section, an individual applicant may be [licensed and admitted to practice as] appointed an official examiner of title in this State, by an order of the Appellate Division of the Supreme Court of the department in which he resides, or in which he has an office for the regular practice of law. He may be required to give such a bond as the court may prescribe. A corporation may be licensed and admitted to practice as an official examiner of title by an

order of the Appellate Division of the Supreme Court of the department in which it has its principal place of business, which order shall be made on the certificate of the proper State official that such corporation is duly incorporated under and by virtue of the laws of this State, and by said laws authorized to guarantee or insure titles to real property within this State. Any official examiner of title in counties not exceeding three hundred thousand inhabitants may base the certificate and affidavits required by this article, upon searches and abstracts of title made by a corporation duly organized under and by virtue of the laws of this State, and by said laws duly authorized to make and to certify to searches and abstracts of title, provided however, that said abstract company shall have been incorporated for a period of at least two years before the passage of this article. The fees of an official examiner of title shall be fixed by the justice to whom the application for registration is made, at the time of filing the complaint, and may be taxed as costs of the proceedings against the applicant, and shall be paid by the applicant previous to the issuance of the summons.

"All persons who, prior to the first day of April, 1910, were duly licensed and admitted to practice as official examiners of title in their respective counties, shall be deemed to have been appointed official examiners of title in accordance with the provisions of this act, and the term of office of each shall be ten years from the date of the order licensing and admitting him or it to practice as an official examiner of title."

Page 2, line 13, strike out "2" and insert in place thereof "3".

Page 4, lines 11, 12, 13, 14 and 15, strike out the words "But it shall not be obligatory on the Attorney-General to take any part in the action, unless it appears from the complaint, or he has other information, that the people of the State have, or probably may have, some property interest or right in the property sought to be registered," and insert in place thereof "The complaint shall state at the beginning thereof what claim, if any, the State of New York makes to the property in question, or what interest, if any, it has therein other than the general governmental interest of such as exists as to all land in private ownership."

Page 5, line 8, strike out "3" and insert in place thereof "4".

Page 9, line 9, strike out "4" and insert in place thereof "5".

Page 10, line 14, strike out "5" and insert in place thereof "6".

Page 11, line 18, strike out " 6 " and insert in place thereof " 7 ".

Page 14, line 14, after the words " New York " insert " The Attorney-General may require the service also of a copy of the official examiner's certificate of title and of the abstract of title."

Page 14, line 25, strike out " 77 " and insert in place thereof " 8 ".

Page 15, line 20, strike out " 8 " and insert in place thereof " 9 ".

Page 16, line 8, strike out " 9 " and insert in place thereof " 10 ".

Page 17, line 9, strike out " 10 " and insert in place thereof " 11 ".

Page 18, line 20, strike out " 11 " and insert in place thereof " 12 ".

Page 19, line 14, strike out " 12 " and insert in place thereof " 13 ".

Page 20, line 7, strike out " 13 " and insert in place thereof " 14 ".

Page 21, line 4, strike out " 14 " and insert in place thereof " 15 ".

Page 23, line 4, strike out " 15 " and insert in place thereof " 16 ".

Page 24, line 12, strike out " 16 " and insert in place thereof " 17 ".

Page 25, line 4, strike out " 17 " and insert in place thereof " 18 ".

Page 26, line 5, strike out " 18 " and insert in place thereof " 19 ".

Page 27, line 20, strike out " 19 " and insert in place thereof " 20 ".

Page 36, after line 6, insert " § 21. This act shall take effect immediately."

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Green, from the committee on general laws, to which was recommitted Assembly bill introduced by Mr. Merritt (No. 230, Int. No. 225), entitled "An act to amend the General Business Law, in relation to standards of weights and measures," retaining its place on the order of second reading, reported in favor of the passage of the same, with the following amendments:

Page 5, line 22, strike out the word " his " and insert in its place the word " such ".

Page 5, line 24, strike out the words "and have like powers".

Page 5, line 25, strike out the words "as city or county sealer".

which report was agreed to, and said bill ordered reprinted and restored to its place on the order of second reading.

Mr. Green, from the committee on general laws, to which was referred Assembly bill introduced by Mr. Jackson (No. 960, Int. No. 827), entitled "An act to amend the General Business Law, in relation to protecting employees in contract labor," reported the same with the following amendments:

Page 2, line 4, after the word "umbrellas" strike out all the rest of the line.

Page 2, strike out all of lines 5, 6, 7, 8, 9, 10. Substitute following for matter so struck out: "who shall contract with any person, firm or corporation for the manufacture, alteration, repair or finishing of such article or product of labor, shall be liable to the operatives, workmen and employees of the latter for the payment and to the amount of the agreed wages earned by such operatives, workmen and employees for their labor upon such article or product, in the event that the operatives, workmen and employees of the contractor are not paid their wages for such labor upon said article or product when said wages are due and payable; provided, however, that such liability to the operatives, workmen and employees shall not exceed the amount due upon such contract."

and request that said bill be recommitted to said committee, which report was agreed to, and said bill ordered reprinted and recommitted to said committee.

Mr. Yale, from the committee on electricity, gas and water supply, to which was referred Assembly bill introduced by Mr. Gray (No. 1687, Int. No. 1309), entitled "An act in relation to the extension, improvement and development of the water works, water plant and water supply of the city of Ogdensburg and the issuance, sale and redemption of city bonds therefor."

Also, Assembly bill introduced by Mr. Gray (No. 1688, Int. No. 1310), entitled "An act in relation to the refunding and payment of certain outstanding bonded indebtedness of the city of Ogdensburg by the issuance and sale of other bonds of said city therefor and to provide for the redemption of such refunding bonds," reported in favor of the passage of the same without

amendment, which report was agreed to, and said bill placed on the order of second reading.

Mr. Lowman, from the committee on excise, to which was re-committed Assembly bill introduced by Mr. Bates (No. 1553, Int. No. 1024), entitled "An act to amend the Liquor Tax Law, in relation to bonds to be given," reported in favor of the passage of the same without amendment, which report was agreed to, and said bill placed on the order of second reading.

Mr. Lowman, from the committee on excise, to which was referred Assembly bill introduced by Mr. Miller (No. 1578, Int. No. 1239), entitled "An act to amend the Liquor Tax Law, in relation to fees for search for seizure of liquors kept for unlawful traffic."

Also, Assembly bill introduced by Mr. Green (No. 981, Int. No. 840), entitled "An act to amend the Liquor Tax Law, in relation to persons to whom liquor shall not be sold or given away," reported in favor of the passage of the same without amendment, which report was agreed to, and said bills placed on the order of second reading.

Mr. Waters, from the committee on affairs of villages, to which was referred Assembly bill introduced by Mr. Whitney (No. 1660, Int. No. 1293), entitled "An act to amend chapter one hundred and six of the Laws of eighteen hundred and ninety-one, entitled 'An act to revise, consolidate and amend the several acts relating to the village of Mechanicville, and to repeal certain acts,' in relation to chief engineer and fire warden," retaining its place on the order of third reading, reported in favor of the passage of the same without amendment, which report was agreed to, and said bill ordered restored to its place on the order of third reading.

Mr. Waters, from the committee on affairs of villages, to which was re-committed Assembly bill introduced by Mr. Crocker (No. 1502, Int. No. 238), entitled "An act to amend the Village Law, in relation to powers of sewer commissioners," reported in favor of the passage of the same without amendment, which report was agreed to, and said bill ordered placed on the order of second reading.

Mr. Waters, from the committee on affairs of villages, to which

was referred Assembly bill (No. 540, Int. No. 508) introduced by Mr. F. L. Young, entitled "An act to amend the Village Law, in relation to powers of village trustees in respect to the support of hospitals and the care of village residents therein," reported in favor of the passage of the same, with the following amendment:

Page 1, line 8, after the word "hospital" add in italics the following: "*within the village limits*".

which report was agreed to, and said bill ordered reprinted as amended, and placed on the order of second reading.

Mr. Waters, from the committee on affairs of villages, to which was referred Senate bill introduced by Mr. Davis (No. 178, Rec. No. 63), entitled "An act to amend the Village Law, relative to drains," reported in favor of the passage of the same without amendment, which report was agreed to, and said bill placed on the order of second reading.

Mr. Lupton, from the committee on fisheries and game, to which was referred Assembly bill introduced by Mr. Weiland (No. 1476, Int. No. 1182), entitled "An act to amend the Forest, Fish and Game Law, in relation to the open season for woodcock on Long Island."

Also, Assembly bill introduced by Mr. Thompson (No. 1536, Int. No. 1220), entitled "An act to amend chapter five hundred and forty-nine of the Laws of eighteen hundred and seventy-four, entitled 'An act to provide for the planting and protection of oysters in those portions of the Great South bay, lying in the town of Islip, Suffolk county, wherein the taking of clams cannot be profitably followed as a business,' in relation to allotments of portions of such bay."

Also, Assembly bill introduced by Mr. Wood (No. 1571, Int. No. 1232), entitled "An act to amend the Forest, Fish and Game Law, in relation to the waters and territory comprising the Saint Lawrence reservation."

Also, Assembly bill introduced by Mr. Reed (No. 1625, Int. No. 1272), entitled "An act to amend the Forest, Fish and Game Law, in relation to the open season for lake trout in Owasco lake," reported in favor of the passage of the same without amendment,

which report was agreed to, and said bills placed on the order of second reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Perkins (No. 299, Int. No. 291), entitled "An act to repeal section two hundred and ninety-one of the Membership Corporations Law, in relation to personal liability of trustees or directors of corporations for raising, breeding and improving horses."

Also, the bill introduced by Mr. W. G. Miller (No. 164, Int. No. 163), entitled "An act to amend the Village Law, in relation to adoption and enforcement of building and sanitary codes in villages of the first class."

Also, the bill introduced by Mr. Perkins (No. 1252, Int. No. 292), entitled "An act to amend the Penal Law, in relation to pool-selling, book-making, bets and wagers."

Also, the bill introduced by Mr. Dana (No. 1328, Int. No. 1086), entitled "An act to amend the Election Law, in relation to the powers, duties and salaries of the State Superintendent of Elections and his appointees."

Also, the bill introduced by Mr. Cheney (No. 1592, Int. No. 1185), entitled "An act making an appropriation to reimburse certain towns of Cattaraugus county for moneys expended in the repair and improvement of public highways and bridges on the Indian reservation in such county, in the year nineteen hundred and nine."

Also, the bill introduced by Mr. Perkins (No. 1244, Int. No. 293), entitled "An act to amend the Penal Law, in relation to keeping gaming and betting establishments."

Also, the bill introduced by Mr. Whitney (No. 1593, Int. No. 79), entitled "An act to amend the Penal Law, in relation to compulsory prostitution of women."

Also, the bill introduced by Mr. Shea (No. 1594, Int. No. 310), entitled "An act to amend the Code of Civil Procedure, in relation to fees of justices of the peace."

Also, the bill introduced by Mr. Toombs (No. 1559, Int. No. 542), entitled "An act to amend section seven hundred and ninety-eight of the Code of Civil Procedure, in relation to the time for

the service of pleadings and papers by mail," reported the same without recommendations, which report was agreed to, and said bills ordered engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Wood (No. 1560, Int. No. 1148), entitled "An act to amend chapter seven hundred and sixty of the Laws of eighteen hundred and ninety-seven, entitled 'An act to revise the charter of the city of Watertown,' generally," reported the same with the following recommendations:

On page 2, line 1, strike out the word "to" and insert in the place thereof the word "of".

On page 7, line 2, insert a ",", after the word "judge".

On page 8, line 10, hyphenate the word "nonelective".

On page 14, line 2, strike out the word "election" and insert in the place thereof "erecting".

On page 19, line 17, insert a ",", after the word "which".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Wilkie (No. 1414, Int. No. 1144), entitled "An act to amend the General Corporation Law, in relation to dispensing with publications of notice of presentation of petition to change names of religious or membership corporation," reported the same with the following recommendations:

On page 1, line 2, strike out the words "article three".

On page 1, line 5, insert the word "respectively" after the word "read".

On page 1, line 6, after "62" insert "Notice of presentation of petition".

On page 2, line 7, strike out the words "a railroad" and insert in the place thereof "insurance".

On page 3, line 8, after "63" insert "Order authorizing change".

On page 4, line 4, strike out the ",", after the word "thereof". which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Howard (No. 1591, Int. No. 744), entitled "An act to amend the Lien Law, in relation to

artisans' lien on personal property," reported the same with the following recommendations:

On page 1, line 5, strike out "Artisan" and insert in the place thereof "Artisans'".

On page 2, line 3, after "chattels" insert a comma, which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Gerken (No. 922, Int. No. 798), entitled "An act to amend chapter five hundred and eighty of the Laws of nineteen hundred and two, as amended, entitled 'An act in relation to the Municipal Court of the city of New York, its officers and marshals,' in relation to the time within which judgment is to be rendered," reported the same with the following recommendation:

On page 1, line 2 of the title, after "two," strike out "as amended,".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. Cheney, from the committee on printed and engrossed bills, reported the following bills as correctly printed or engrossed:

"An act to amend the Banking Law, relative to personal associations." (No. 1669, Int. No. 1125.)

"An act to amend the Highway Law, in relation to the adoption of the labor system of removing snow." (No. 1644, Int. No. 178.)

Mr. Ward offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on the judiciary be discharged from the further consideration of the bill (No. 1069, Int. No. 903), entitled "An act to amend the Election Law, generally."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Said bill having been announced, Mr. Ward moved to amend as follows:

On page 1, line 1, before section 1, insert a new section of the bill numbered section 1 and amending section 152 of the Election Law as follows:

“Section 1. Section one hundred and fifty-two of chapter twenty-two of the Laws of nineteen hundred and nine, entitled ‘An act in relation to the elections, constituting chapter seventeen of the Consolidated Laws,’ is hereby amended to read as follows:

“§ 152. Conduct of meeting; watchers. No inspector shall on any day for registration be absent during the hours fixed for registering the names of voters. Each political party or independent body duly filing or entitled to file certificates of nominations of candidates for offices to be filled at any such election may, by a writing signed by the duly authorized county, city, town or village committee of such political party or independent body, or by the chairman or secretary thereof charged with that duty, and delivered to one of the inspectors of election, appoint not more than two watchers to attend any meeting or meetings of inspectors for an election district in cities and villages having five thousand inhabitants or more held for the registration of the voters thereof. In cities containing a population of one million or over any citizen of the United States of the age of twenty-one years or upwards may be so appointed and may act as a watcher. Such watchers may be present at such polling place, and within the guard-rail, from at least fifteen minutes before the commencement of the said meeting until after the completion of the duties of the board of inspectors for that day of registration.”

Page 1, line 1, before the word “Section” strike out the numeral “1” and insert in place thereof the section mark and numeral “§ 2”.

Page 1, line 2, beginning with the word “twenty-two” strike out the rest of the line down to and including the quotation marks on line 4.

Page 1, line 9, before the word “over” insert brackets around the word “and” and insert in italics the word “or”.

Page 3, line 13, before the word “over” insert brackets around the word “and” and insert in italics the word “or”.

Page 5, line 1, after the word “if” insert in italics the words “without occupation and” and strike out the word “unemployment” and insert in italics the word “none”.

Page 5, line 3, insert a comma after the word “or”.

Page 5, line 4, insert a comma after the word “number”, and strike out the word “locality” and insert in italics the word “location”.

Page 5, line 5, strike out, after the word “or” at the beginning of the line, the words “place of”, and insert after the word “or”, and before the word “if”, a comma.

Page 5, line 6, strike out the word “required”.

Page 5, line 7, strike out the comma after the word "columns", and strike out the word "asked" and insert in place thereof in italics the word "required".

Page 5, line 17, strike out the comma at the end of the line.

Page 5, line 22, strike out the words "which is" and insert in place thereof in italics the words "and said signature copy shall be".

Page 5, line 23, insert a comma after the word "chairman".

Page 6, line 8, strike out the word "what" and insert in place thereof the word "where".

Page 7, line 7, insert a period after the word "inspectors", and strike out the words "except that", and strike out the letter "t" of the word "the" and insert in place thereof a capital letter "T".

Page 7, line 8, strike out the word "registration", and after the word "poll-books" insert in italics the words "provided for in this section".

Page 7, line 9, strike out the words "each page" and insert the words "the pages", and after the word "register" insert in italics the letter "s", and after the word "poll-book" insert in italics the letter "s", and after the word "shall" insert in italics the words "in each case".

Page 7, line 16, before the word "Section" strike out the numeral "2" and insert in place thereof the numeral "3".

Page 7, line 18, after the word "registration" insert in italics the numeral "1".

Page 7, line 20, after the word "present" strike out semicolon.

Page 7, line 21, strike out all new matter down to and through the word "county" on line 26 and insert in italics in place thereof the following: "or by any duly appointed watcher. Any such challenge must be accepted and acted upon by the board of inspectors as provided in this section."

Page 7, line 26, after the word "county" insert paragraph and in italics the numeral "2".

Page 9, line 16, strike out from the beginning of the line down to and including line 25.

Page 10, line 1, beginning with line 1 strike out down to and including line 26.

Page 11, line 1, beginning with line 1 strike out down to and including the word "day" on line 25.

Page 11, line 26, after the word "of" insert the word "such", and after the word "chapter" strike out the word "twenty".

Page 12, line 1, beginning with the word "two" strike out the rest of the line down to and including the quotations on line 3.

Page 12, line 9, after the word "of", and before the word "and", insert brackets and insert in italics the word "voters".

Page 12, line 16, after the word "million" strike out the word "and" and insert in italics in place thereof the word "or".

Page 12, line 26, after the word "large" strike out the words "as to unreasonably crowd" and insert in italics in place thereof the word "that".

Page 13, line 1, after the word "designated" and before the comma insert in italics the words "would be unreasonably crowded on election day", and after the word "may" insert in italics the words "between the last day of registration and election day".

Page 13, line 2, after the word "larger" strike out the words "polling place" and insert in italics the word "room".

Page 13, line 3, strike out the words "between the last day of registration and election day."

Page 13, line 5, after the word "and", and before the word "said", insert in italics the words "at least five days before said election".

Page 13, line 7, after the word "place" strike out the rest of the line down to and including the word "election."

Page 13, line 23, after the word "building" insert a new section in the bill to be numbered section 5, as follows:

"Section 5. Section three hundred and fifty-two of such chapter is hereby amended to read as follows:

"§ 352. Watchers; challengers; electioneering. Each political party or independent body duly filing certificates of nomination of candidates for offices to be filled at any such election, may, by a writing signed by the duly authorized county, city, town or village committee of such political party or independent body, or by the chairman or secretary thereof charged with that duty, and delivered to one of the inspectors of election, appoint not more than two watchers to attend each polling place thereof. Such committee, chairman or secretary thereof for a city, county, town or village shall not appoint watchers for any polling place outside of such city, county, town or village, respectively. In cities containing a population of one million or over any citizen of the United States of the age of twenty-one years or upwards may be so appointed and may act as a watcher. Such watchers may be present at such polling place and within the guard-rail from at least fifteen minutes before the unlocking and examination of any ballot box at the opening of the polls of such election until after the announcement of the result of the canvass of the votes cast thereat and the signing of the original statement of canvass and copies thereof by the inspectors.

"A reasonable number of challengers, at least one person of each such party or independent body, shall be permitted to remain just outside the guard-rail of each such polling place, where they can plainly see what is done within such rail outside the voting booths, from the opening to the close of the polls thereat. In cities containing a population of one million or over any citizen of the United States of the age of twenty-one years or upwards may act as such challenger.

"No person shall, while the polls are open at any polling place, do any electioneering within such polling place or within one hundred feet therefrom in any public street or in any building or room, or in a public manner, and no political banner, poster or placard shall be allowed in or upon such polling place during any day of registration or of the election."

Page 13, line 24, before the word "Subdivision" strike out the numeral "5" and insert the numeral "6".

Page 13, line 25, before the word "chapter" insert the word "such", and after the word "chapter" strike out the rest of the line.

Page 14, line 1, beginning with the word "entitled" strike out the rest of the line down to and including the quotation marks on line 2.

Page 14, line 5, after the word "million" strike out the word "or" and insert in brackets in place thereof the word "[and]" and in italics the word "or".

Page 15, line 7, after the word "day" strike out the comma and the word "as".

Page 15, line 9, insert in italics a comma after the word "day".

Page 15, line 11, insert a comma after the word "person", and strike out the word "follow-" after the word "initials".

Page 15, line 12, before the word "signature" strike out the words "ing the" and insert in place thereof in italics the words "after such", and insert in italics a comma after the word "signature".

Page 15, line 15, strike out the words "by lot previous to the opening".

Page 15, line 16, before the word "shall" strike out the words "of the polls on election day".

Page 15, line 17, strike out the comma after the word "lot".

Page 15, line 18, strike out the comma after the word "present".

Page 15, line 19, after the word "voter" strike out the rest of line down to and including the word "ballot" on line 21.

Page 15, line 21, after the word "the" strike out the words "voter receiving" and insert in italics the words "delivery of",

and insert in italics after the word "ballot" the words "to the voter".

Page 15, line 22, insert in italics after the word "sign" the letters "ed".

Page 15, line 23, strike out the letter "s" from the word "books".

Page 15, line 24, after the word "kept" strike out the words "at all times during election day".

Page 15, line 25, insert in italics after the word "side" the words "at all times during election day."

Page 15, line 26, strike out the whole line, and insert in italics the words "this is done, and".

Page 16, line 1, beginning with the word "on" strike out the rest of the line down to and including the word "cause" on line 3.

Page 16, line 4, after the word "presence" strike out the rest of the line down to and including the word "to" on line 5 and insert in italics in place thereof the words "this regulation is violated shall".

Page 16, line 20, beginning with the word "Any" strike out the rest of the line down to and including the word "misdemeanor" on line 7 of page 17.

Page 18, line 21, italicise the word "detached".

Page 19, line 4, before the word "Section" strike out the numeral "6" and insert in place thereof the numeral "7", and after the word "of" insert the word "such", and after the word "chapter" strike out the rest of the line down to and including the quotations on line 7.

Page 19, line 8, insert in italics after the word "challenged" the words "by any voter or by any duly appointed watcher or challenger".

Page 19, line 11, after the word "inspector" insert in italics a period and brackets about the word "[by any voter]", and after the word "voter" strike out the rest of the line down to and including the word "county" on line 16.

Page 19, line 17, insert in italics after the word "challenge" the words "every person with respect to whom such notice has been given, and also".

Page 20, line 19, before the word "Section" strike out the numeral "7" and insert in place thereof the numeral "8".

Page 21, line 10, after the word "and" strike out the words "shall also question him as to".

Page 21, line 13, after the word "except" insert in italics the word "that,".

Page 21, line 14, strike out the word "and" and insert in italics in place thereof the word "or", and insert a comma after the word "over".

Page 21, line 17, after the word "made" insert in italics the words "by any voter or by any duly appointed watcher or challenger", and after the word "accepted" insert in italics the words "and acted upon".

Page 21, line 18, after the word "spectors" strike out all the new matter down to and including the word "misdemeanor" on line 13.

Page 22, line 14, before the word "Section" strike out the numeral "8" and insert in place thereof the numeral "9".

Page 23, line 22, after the word "accepted" strike out all the new matter to and including the words "within a county".

Page 23, line 14, after the word "ground" strike out "or" and insert "of".

Page 24, line 4, after the word "his" strike out the words "vote shall be rejected", and insert in italics in place thereof the words "ballot shall not be accepted".

Page 24, line 5, beginning with line 5 strike out down to and including line 26.

Page 25, line 1, beginning with line 1 strike out down to and including line 21.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

On motion of Mr. Ward, said bill was ordered reprinted and recommitted to said committee.

Mr. Ward offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on codes be discharged from the further consideration of the bill (No. 1106, Int. No. 937), entitled "An act to amend the Penal Law, in relation to crimes against the electoral franchise."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Said bill having been announced, Mr. Ward moved to amend as follows:

On page 1, line 1, beginning with the word "Section" strike out the rest of the line down to and including line 12.

On page 2, line 1, strike out section mark and numeral "2" and insert in place thereof the word "Section 1."

On page 4, line 20, after the word "or" insert comma.

Line 22, after the word "duties" strike out the period and insert in italics semi-colon, "or" and comma.

On page 5, line 1, after word "who" strike out the word "prompts" and insert in italics in place thereof the word "permits".

Line 5, after the word "questions" strike out the period and insert in italics semi-colon, "or" and comma.

Line 7, after the word "law" insert in italics semi-colon and the word "or", and add in italics two new subdivisions Numbers 22 and 23, respectively, to read as follows:

"22. Being a police officer, sheriff, deputy or undersheriff, or State Superintendent of Elections, or deputy State Superintendent of Elections, or other peace officer who refuses or neglects to protect any watcher in the exercise of his rights or in the discharge of his duties; or

"23. Being a police officer, wilfully permits a signature copy of a register of voters when entrusted to his custody to be inspected or compared by any person or to be in any way defaced or mutilated."

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

On motion of Mr. Ward, said bill was ordered reprinted and recommitted to said committee.

Mr. Ward offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on the judiciary be discharged from the further consideration of the bill (No. 1107, Int. No. 938), entitled "An act to amend the Election Law, in relation to the conduct of primary elections in cities containing a population of one million and over."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Said bill having been announced, Mr. Ward moved to amend as follows:

On page 1, line 5, after the word "supplies" insert in italics the numeral "1".

Line 8, after the word "million" strike out the word "and" and insert in italics in place thereof the word "or".

On page 3, line 23, after the word "million" strike out the word "and" and insert in italics in place thereof the word "or".

On page 5, line 13, strike out the letter "o" next to the letter "l" in the word "pool" and insert in italics in place thereof the letter "l".

On page 6, line 18, after the word "elections" insert in italics the numeral "1".

Line 20, after the word "million" strike out the word "and" and insert in place thereof in italics the word "or".

On page 8, line 7, after the word "million" strike out the word "and" and insert in place thereof in italics the word "or".

On page 8, line 7, after the word "million" strike out the word "and" and insert in place thereof in italics the word "or".

On page 9, line 5, after the word "signature" strike out the rest of the line down to and including the word "of" on line 6, and insert in place thereof in italics "appears to him to be".

Line 6, after the word "same" strike out the rest of the line and insert in place thereof in italics "as that written by the voter".

Line 7, after the word "said" strike out the word "person" and insert in italics in place thereof the word "voter".

Line 9, after the word "that" strike out the rest of the line down to and including the word "person" on line 10, and insert in place thereof in italics "fact before the voter receives any ballots".

Line 15, after the word "place" strike out the rest of the line down to and including the word "ballots" on line 17.

On page 11, line 6, after the word "of" strike out the word "each" and insert in italics in place thereof the word "the"; after the word "inspector" insert in italics the letter "s"; after the word "challenge" strike out the rest of the line down to and including the word "challenge" on line 7.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

On motion of Mr. Ward, said bill was ordered reprinted and recommitted to said committee.

Mr. Ward offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on the judiciary be discharged from the further consideration of the bill (No. 1057, Int. No. 902), entitled "An act to amend the Election Law, in relation to the creation, division and alteration of election district in cities containing a population of one million and over."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Said bill having been announced, Mr. Ward moved to amend as follows:

Page 3, line 11, strike out the word "and" and insert the word "or".

Page 3, line 16, strike out the word "and" and insert the word "or".

Page 4, line 1, strike out the word "and" and insert the word "or".

Page 4, line 3, print the word "hundred" in ordinary type to show that it is part of the old law.

Page 4, line 15, strike out the word "and" and insert the word "or" and strike out the comma after the word "over".

Page 4, line 21, insert in italics after the word "districts" the following: ", or two or more judicial districts when any judge is to be elected from either of such districts."

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

On motion of Mr. Ward, said bill was ordered reprinted and recommitted to said committee.

Mr. Walters offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on affairs of cities be discharged from the further consideration of the bill (No. 833, Int. No. 734), entitled "An act to amend chapter twenty-six of the Laws of eighteen hundred and eighty-five, as amended by chapter seven hundred and fifty of the Laws of eighteen hundred and ninety-seven, entitled 'An act to revise, amend and consolidate the several acts in relation to the city of Syracuse and to revise and amend the charter of said city,' establishing a fund for pensioning retired school teachers and regulating the collection and management thereof."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Said bill having been announced, Mr. Walters moved to amend as follows:

On page 1, after "teachers" in 7th line of title, insert "and certain other employees".

On page 2, line 4, after "January," insert "or at the first general meeting thereafter".

On page 2, line 23, after "superintendent," insert "clerk of the board of education,".

On page 3, line 10, after "schools," insert "clerk of the board of education,".

On page 3, line 20, after "superintendent," insert "clerk of the board of education,".

On page 4, line 16, strike out "board of education" and insert "board of trustees", and strike out "on".

On page 4, line 17, strike out "recommendation of the superintendent of schools,".

On page 4, line 24, after "schools" insert "within the present limits".

On page 4, line 25, after "superintendent," insert "clerk of the board of education,".

On page 6, line 10, after "superintendent", insert "clerk of the board of education,".

On page 6, line 10, after "superintendent," insert "clerk of the board of education,".

On page 6, line 20, after "superintendent," insert "clerk of the board of education,".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

On motion of Mr. Walters, said bill was ordered reprinted and recommitted to said committee.

Mr. Foley offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on general laws be discharged from the further consideration of the bill (No. 1112, Int. No. 833), entitled "An act to insert a new article, to be known as article ten, into the General Business Law, as enacted by chapter twenty-five of the Laws of nineteen hundred and nine, being chapter twenty of the Consolidated Laws, in relation to ticket agents."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Said bill having been announced, Mr. Foley moved to amend as follows:

Amend the title to read as follows:

"An act to insert a new article, to be known as article ten, into the General Business Law, in relation to ticket agents."

On page 2, line 15, strike out words "railroad or".

On page 3, line 12, strike out word "rail-"; line 13, strike out words "road or".

On page 4, line 11, strike out words "railroad or".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

On motion of Mr. Foley, said bill was ordered reprinted and recommitted to said committee.

The bill (No. 1274, Int. No. 1050) entitled "An act to amend chapter one hundred and sixty of the Laws of nineteen hundred, entitled 'An act to incorporate the city of Cortland,' relative to the bond of the city chamberlain," having been announced for a third reading,

On motion of Mr. C. F. Brown, and by unanimous consent, said bill was ordered placed on the third reading calendar for Friday next.

The bill (No. 1454, Int. No. 469) entitled "An act to amend article one of the Insurance Law, generally," having been announced for a third reading,

On motion of Mr. A. F. Allen, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The bill (No. 1018, Int. No. 870) entitled "An act to amend the Village Law, in relation to the laying out of new streets," having been announced for a third reading,

On motion of Mr. Barden, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The bill (No. 1551, Int. No. 99) entitled "An act to amend the Insurance Law, in relation to requiring insurance companies to furnish insured with blanks for making proof of loss, and regulating the use thereof," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Abbey	Cross	Harwood	Metzendorf	Sweet
Allen A F	Dana	Hearn	Miller J L	Thompson
Allen H E	Delano	Herrick	Murray	Thorn
Argetsinger	De Long	Higgins	Neupert	Toombs

Barden	Doherty	Hinman	Nolan	Trombly
Bates	Donnelly	Hoey	O'Connor	Van Olinda
Baumes	Donovan	Holden	Odell	Vicinus
Bennett	Ebbets	Howard	Oliver	Vosburgh
Boshart	Evans	Jackson	Parker	Walker
Boylan	Farrell	Joseph	Patrie	Walters
Brainerd	Fay	Keller	Perkins	Waters
Brennan	Feeley	Kopp	Phillips J S	Weiland
Brown C F	Filley	Lachman	Pitkin	Weimert
Brown G W	Foley	Lansing	Raldiris	Weinstein
Burgoyne	Fowler	Lee	Reed	White E H
Callan	Friend	Lowman	Roberts	White L H
Caughlan	Frisbie	Lupton	Rozan	Whitley
Chanler	Garfein	Macdonald	Sanner	Whitney
Cheney	Gerhardt	MacGregor	Shea	Wilkie
Clarke R H	Gillen	Manley	Shepardson	Wilsnack
Clark S C	Goldberg	Marlatt	Smith A E	Wood
Coffey	Goodspeed	McElligott	Smith M	Wright
Colné	Goodwin	McGrath	Spielberg	Yale
Conklin	Graubard	McInerney	Stevenson	Young E
Connell	Greenwood	McKeon	Stivers	Young F L
Cosad	Hackett	Merritt	Sullivan	Zorn
Crocker	Haines			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1648, Int. No. 341) entitled "An act to amend the Agricultural Law, in relation to care and feed of cows, and care and keeping of the produce therefrom," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 1

Those who voted in the affirmative were:

Abbey	Crocker	Hackett	McKeon	Stivers
Allen A F	Cross	Haines	Merritt	Sweet
Allen H E	Dana	Harwood	Metzendorf	Thompson
Argetsinger	Delano	Hearn	Miller J L	Thorn
Barden	De Long	Herrick	Murray	Toombs
Bates	Doherty	Higgins	Neupert	Trombly
Baumes	Donnelly	Hinman	Nolan	Van Olinda
Bennett	Donovan	Hoey	O'Connor	Vicinus
Boshart	Ebbets	Holden	Odell	Vosburgh
Boylan	Evans	Howard	Oliver	Walker
Brainerd	Farrell	Jackson	Parker	Walters
Brennan	Fay	Joseph	Patrie	Waters
Brown C F	Feeley	Keller	Perkins	Weiland

Brown G W	Filley	Kopp	Phillips J S	Weimert
Burgoyne	Foley	Lachman	Pitkin	Weinstein
Callan	Fowler	Lansing	Raldiris	White E H
Caughlan	Friend	Lee	Reed	White L H
Chanler	Frisbie	Lowman	Roberts	Whitney
Cheney	Garfein	Lupton	Rozan	Wilkie
Clarke R H	Gerhardt	Macdonald	Sanner	Wilsnack
Clark S C	Gillen	MacGregor	Shea	Wood
Coffey	Goldberg	Manley	Shepardson	Wright
Colné	Goodspeed	Marlatt	Smith A E	Yale
Conklin	Goodwin	McElligott	Smith M	Young E
Connell	Graubard	McGrath	Spielberg	Young F L
Cosad	Greenwood	McInerney	Stevenson	Zorn

In the negative:

Sullivan

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1549, Int. No. 456) entitled "An act making appropriation for maintenance, and for construction, equipment and improvements for the New York State School of Agriculture at Morrisville," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Abbey	Crocker	Hackett	Merritt	Sullivan
Allen A F	Cross	Harwood	Metzendorf	Sweet
Allen H E	Dana	Hearn	Miller J L	Thompson
Argetsinger	Delano	Herrick	Murray	Thorn
Barden	De Long	Higgins	Neupert	Toombs
Bates	Doherty	Hinman	Nolan	Trombly
Baumes	Donnelly	Hoey	O'Connor	Van Olinda
Bennett	Donovan	Holden	Odell	Vicinus
Boshart	Ebbets	Howard	Oliver	Vosburgh
Boylan	Evans	Jackson	Parker	Walker
Brainerd	Farrell	Joseph	Patrie	Walters
Brennan	Fay	Keller	Perkins	Waters
Brown C F	Feeley	Kopp	Phillips J S	Weiland
Brown G W	Filley	Lachman	Pitkin	Weimert
Burgoyne	Foley	Lansing	Raldiris	Weinstein
Callan	Fowler	Lee	Reed	White E H
Caughlan	Friend	Lowman	Roberts	White L H
Chanler	Frisbie	Lupton	Rozan	Whitney
Cheney	Garfein	Macdonald	Sanner	Wilkie
Clarke R H	Gerhardt	MacGregor	Shea	Wilsnack

Clark S C	Gillen	Manley	Shepardson	Wood
Coffey	Goldberg	Marlatt	Smith A E	Wright
Colné	Goodspeed	McElligott	Smith M	Yale
Conklin	Goodwin	McGrath	Spielberg	Young E
Connell	Graubard	McInerney	Stevenson	Young E L
Cosad	Greenwood	McKeon	Stivers	Zorn

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have reconsidered their vote on the final passage of said bill, and, as amended, have again passed the same and request the concurrence of the Senate therein.

The bill (No. 1546, Int. No. 492) entitled "An act to amend the Village Law, in relation to plumbing and drainage," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 78

NOES 32

Those who voted in the affirmative were:

Abbey	Connell	Harwood	Murray	Van Olinda
Allen A F	Crocker	Higgins	Nolan	Walker}
Bates	Dana	Hinman	O'Connor	Walters
Bennett	De Long	Hoey	Odell	Ward
Boshart	Doherty	Kopp	Oliver	Waters
Brennan	Donovan	Lachman	Parker	Weiland
Brown G W	Evans	Lee	Phillips C W	Weimert
Burgoyne	Filley	Lowman	Phillips J S	Weinstein
Callan	Foley	Macdonald	Raldiris	White E H
Caughlan	Fowler	MacGregor	Shea	Whitney
Chanler	Friend	Manley	Shepardson	Wilkie
Cheney	Garfein	McElligott	Smith A E	Wilsnack
Clarke R H	Gerhardt	McGrath	Stivers	Yale
Clark S C	Goodspeed	McInerney	Toombs	Young F L
Coffey	Goodwin	McKeon	Trombly	Zorn
Colné	Haines	Metzendorf		

Those who voted in the negative were:

Allen H E	Delano	Lansing	Reed	Sullivan
Argetsinger	Donnelly	Lupton	Roberts	Sweet
Barden	Ebbets	Merritt	Rozan	Thompson
Brainerd	Fay	Patrie	Sanner	Thorn
Brown C F	Frisbie	Perkins	Smith M	White L H
Conklin	Holden	Pitkin	Stevenson	Wright
Cosad	Howard			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1645, Int. No. 916) entitled "An act to amend the Highway Law, in relation to construction of State roads through cities of the third class," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Abbey	Cross	Harwood	Metzendorf	Sweet
Allen A F	Dana	Hearn	Miller J ^T	Thompson
Allen H E	Delano	Herrick	Murray	Thorn
Argetsinger	De Long	Higgins	Neupert	Toombs
Barden	Doherty	Hinman	Nolan	Trombly
Bates	Donnelly	Hoey	O'Connor	Van Olinda
Baumes	Donovan	Holden	Odell	Vicinus
Bennett	Ebbets	Howard	Oliver	Vosburgh
Boshart	Evans	Jackson	Parker	Walker
Boylan	Farrell	Joseph	Patrie	Walters
Brainerd	Fay	Keller	Perkins	Waters
Brennan	Feeley	Kopp	Phillips J S	Weiland
Brown C F	Filley	Lachman	Pitkin	Weimert
Brown G W	Foley	Lansing	Raldiris	Weinstein
Burgoyne	Fowler	Lee	Reed	White E H
Callan	Friend	Lowman	Roberts	White L H
Caughlan	Frisbie	Lupton	Rozan	Whitley
Chanler	Garfein	Macdonald	Sanner	Whitney
Cheney	Gerhardt	MacGregor	Shea	Wilkie
Clarke R H	Gillen	Manley	Shepardson	Wilsnack
Clark S C	Goldberg	Marlatt	Smith A E	Wood
Coffey	Goodspeed	McElligott	Smith M	Wright
Colne	Goodwin	McGrath	Spielberg	Yale
Conklin	Graubard	McInerney	Stevenson	Young E
Connell	Greenwood	McKeon	Stivers	Young F L
Cosad	Hackett	Merritt	Sullivan	Zorn
Crocker	Haines			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1647, Int. No. 729) entitled "An act to amend the Tax Law, in relation to the levy and collection of a poll tax," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Abbey	Cross	Harwood	Metzendorf	Sweet
Allen A F	Dana	Hearn	Miller J L	Thompson
Allen H E	Delano	Herrick	Murray	Thorn
Argetsinger	De Long	Higgins	Neupert	Toombs
Barden	Doherty	Hinman	Nolan	Trombly
Bates	Donnelly	Hoey	O'Connor	Van Olinda
Baumes	Donovan	Holden	Odell	Vicinus
Bennett	Ebbets	Howard	Oliver	Vosburgh
Boshart	Evans	Jackson	Parker	Walker
Boylan	Farrell	Joseph	Patrie	Walters
Brainerd	Fay	Keller	Perkins	Waters
Brennan	Feeley	Kopp	Phillips J S	Weiland
Brown C F	Filley	Lachman	Pitkin	Weimert
Brown G W	Foley	Lansing	Raldiris	Weinstein
Burgoyne	Fowler	Lee	Reed	White E H
Callan	Friend	Lowman	Roberts	White L H
Caughlan	Frisbie	Lupton	Rozan	Whitley
Chanler	Garfein	Macdonald	Sanner	Whitney
Cheney	Gerhardt	MacGregor	Shea	Wilkie
Clarke R H	Gillen	Manley	Shepardson	Wilsnack
Clark S C	Goldberg	Marlatt	Smith A E	Wood
Coffey	Goodspeed	McElligott	Smith M	Wright
Colné	Goodwin	McGrath	Spielberg	Yale
Conklin	Graubard	McInerney	Stevenson	Young E
Connell	Greenwood	McKeon	Stivers	Young F L
Cosad	Hackett	Merritt	Sullivan	Zorn
Crocker	Haines			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1663, Int. No. 351) entitled "An act providing for the reconstruction of the old portion of the Potsdam State Normal and Training School, and making an appropriation therefor," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 129

NOES 1

Those who voted in the affirmative were:

Abbey	Cross	Harwood	Metzendorf	Sweet
Allen A F	Dana	Hearn	Miller J L	Thompson
Allen H E	Delano	Herick	Murray	Thorn
Argetsinger	De Long	Higgins	Neupert	Toombs
Barden	Doherty	Hinman	Nolan	Trombly
Bates	Donnelly	Hoey	O'Connor	Van Olinda
Baumes	Donovan	Holden	Odell	Vicinus
Bennett	Ebbets	Howard	Oliver	Vosburgh
Boshart	Evans	Jackson	Parker	Walker
Boylan	Farrell	Joseph	Patrie	Walters
Brainerd	Fay	Keller	Perkins	Waters
Brennan	Feeley	Kopp	Phillips J S	Weiland
Brown C F	Filley	Lachman	Pitkin	Weimert
Brown G W	Foley	Lansing	Raldiris	Weinstein
Burgoyne	Fowler	Lee	Reed	White E H
Callan	Friend	Lowman	Roberts	White L H
Caughlan	Frisbie	Lupton	Rozan	Whitney
Cheney	Garfein	Macdonald	Sanner	Wilkie
Clarke R H	Gerhardt	MacGregor	Shea	Wilsnack
Clark S C	Gillen	Manley	Shepardson	Wood
Coffey	Goldberg	Marlatt	Smith A E	Wright
Colné	Goodspeed	McElligott	Smith M	Yale
Conklin	Goodwin	McGrath	Spielberg	Young E
Connell	Graubard	McInerney	Stevenson	Young F L
Cosad	Greenwood	McKeon	Stivers	Zorn
Crocker	Hackett	Merritt	Sullivan	

In the negative:

Chanler

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have reconsidered their vote on the final passage of said bill, and, as amended, have again passed the same and request the concurrence of the Senate therein.

The bill (No. 1541, Int. No. 965) entitled "An act to amend the State Finance Law, in relation to insuring publicity with respect to the demands upon the State, and to facilitate the legislative committees in dealing with questions of appropriation," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Abbey	Cross	Harwood	Metzendorf	Sweet
Allen A F	Dana	Hearn	Miller J L	Thompson
Allen H E	Delano	Herrick	Murray	Thorn
Argetsinger	De Long	Higgins	Neupert	Toombs
Barden	Doherty	Hinman	Nolan	Trombly
Bates	Donnelly	Hoey	O'Connor	Van Olinda
Baumes	Donovan	Holden	Odell	Vicinus
Bennett	Ebbets	Howard	Oliver	Vosburgh
Boshart	Evans	Jackson	Parker	Walker
Boylan	Farrell	Joseph	Patrie	Walters
Brainerd	Fay	Keller	Perkins	Waters
Brennan	Feeley	Kopp	Phillips J S	Weiland
Brown C F	Filley	Lachman	Pitkin	Weimert
Brown G W	Foley	Lansing	Raldiris	Weinstein
Burgoyne	Fowler	Lee	Reed	White E H
Callan	Friend	Lowman	Roberts	White L H
Caughlan	Frisbie	Lupton	Rozan	Whitley
Chanler	Garfein	Macdonald	Sanner	Whitney
Cheney	Gerhardt	MacGregor	Shea	Wilkie
Clarke R H	Gillen	Manley	Shepardson	Wilsnack
Clark S C	Goldberg	Marlatt	Smith A E	Wood
Coffey	Goodspeed	McElligott	Smith M	Wright
Colné	Goodwin	McGrath	Spielberg	Yale
Conklin	Graubard	McNerney	Stevenson	Young E
Connell	Greenwood	McKeon	Stivers	Young F L
Cosad	Hackett	Merritt	Sullivan	Zorn
Crocker	Haines			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1668, Int. No. 279) entitled "An act to amend the Banking Law, in relation to personal loan associations," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Abbey	Cross	Harwood	Metzendorf	Sweet
Allen A F	Dana	Hearn	Miller J L	Thompson
Allen H E	Delano	Herrick	Murray	Thorn
Argetsinger	De Long	Higgins	Neupert	Toombs
Barden	Doherty	Hinman	Nolan	Trombly
Bates	Donnelly	Hoey	O'Connor	Van Olinda

Baumes	Donovan	Holden	Odell	Vicinus
Bennett	Ebbets	Howard	Oliver	Vosburgh
Boshart	Evans	Jackson	Parker	Walker
Boylan	Farrell	Joseph	Patrie	Walters
Brainerd	Fay	Keller	Perkins	Waters
Brennan	Feeley	Kopp	Phillips J S	Weiland
Brown C F	Filley	Lachman	Pitkin	Weimert
Brown G W	Foley	Lansing	Raldiris	Weinstein
Burgoyne	Fowler	Lee	Reed	White E H
Callan	Friend	Lowman	Roberts	White L H
Caughlan	Frisbie	Lupton	Rozan	Whitley
Chanler	Garfein	Macdonald	Sanner	Whitney
Cheney	Gerhardt	MacGregor	Shea	Wilkie
Clarke R H	Gillen	Manley	Shepardson	Wilsnack
Clark S C	Goldberg	Marlatt	Smith A E	Wood
Coffey	Goodspeed	McElligott	Smith M	Wright
Colné	Goodwin	McGrath	Spielberg	Yale
Conklin	Graubard	McInerney	Stevenson	Young E
Connell	Greenwood	McKeon	Stivers	Young F L
Cosad	Hackett	Merritt	Sullivan	Zorn
Crocker	Haines			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1545, Int. No. 690) entitled "An act to amend the General Business Law, in relation to bottles for the sale of milk and cream, and bonding manufacturers," having been announced for a third reading,

On motion of Mr. Murray, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The bill (No. 1667, Int. No. 330) entitled "An act to amend the Code of Civil Procedure, in relation to procedure in surrogate's court," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Abbey	Cross	Harwood	Metzendorf	Sweet
Allen A F	Dana	Hearn	Miller J L	Thompson
Allen H E	Delano	Herrick	Murray	Thorn
Argetsinger	De Long	Higgins	Neupert	Toombs
Barden	Doherty	Hinman	Nolan	Trombly
Bates	Donnelly	Hoey	O'Connor	Van Olinda
Baumes	Donovan	Holden	Odell	Vicinus

Bennett	Ebbets	Howard	Oliver	Vosburgh
Boshart	Evans	Jackson	Parker	Walker
Boylan	Farrell	Joseph	Patrie	Walters
Brainerd	Fay	Keller	Perkins	Waters
Brennan	Feeley	Kopp	Phillips J S	Weiland
Brown C F	Filley	Lachman	Pitkin	Weimert
Brown G W	Foley	Lansing	Raldiris	Weinstein
Burgoyne	Fowler	Lee	Reed	White E H
Callan	Friend	Lowman	Roberts	White L H
Caughlan	Frisbie	Lupton	Rozan	Whitley
Chanler	Garfein	Macdonald	Sanner	Whitney
Cheney	Gerhardt	MacGregor	Shea	Wilkie
Clarke R H	Gillen	Manley	Shepardson	Wilsnack
Clark S C	Goldberg	Marlatt	Smith A E	Wood
Coffey	Goodspeed	McElligott	Smith M	Wright
Colné	Goodwin	McGrath	Spielberg	Yale
Conklin	Graubard	McInerney	Stevenson	Young E
Connell	Greenwood	McKeon	Stivers	Young F L
Cosad	Hackett	Merritt	Sullivan	Zorn
Crocker	Haines			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1646, Int. No. 1192) entitled "An act to amend the Tax Law, in relation to extension of time for collection of taxes," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Abbey	Cross	Harwood	Metzendorf	Sweet
Allen A F	Dana	Hearn	Miller J L	Thompson
Allen H E	Delano	Herrick	Murray	Thorn
Argetsinger	De Long	Higgins	Neupert	Toombs
Barden	Doherty	Hinman	Nolan	Trombly
Bates	Donnelly	Hoey	O'Connor	Van Olinda
Baumes	Donovan	Holden	Odell	Vicinus
Bennett	Ebbets	Howard	Oliver	Vosburgh
Boshart	Evans	Jackson	Parker	Walker
Boylan	Farrell	Joseph	Patrie	Walters
Brainerd	Fay	Keller	Perkins	Waters
Brennan	Feeley	Kopp	Phillips J S	Weiland
Brown C F	Filley	Lachman	Pitkin	Weimert
Brown G W	Foley	Lansing	Raldiris	Weinstein
Burgoyne	Fowler	Lee	Reed	White E H
Callan	Friend	Lowman	Roberts	White L H

Cughlan	Frisbie	Lupton	Rozan	Whitley
Chanler	Garfein	Macdonald	Sanner	Whitney
Cheney	Gerhardt	MacGregor	Shea	Wilkie
Clarke R H	Gillen	Manley	Shepardson	Wilsnack
Clark S C	Goldberg	Marlatt	Smith A E	Wood
Coffey	Goodspeed	McElligott	Smith M	Wright
Colné	Goodwin	McGrath	Spielberg	Yale
Conklin	Graubard	McInerney	Stevenson	Young E
Connell	Greenwood	McKeon	Stivers	Young F L
Cosad	Hackett	Merritt	Sullivan	Zorn
Crocker	Haines			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1587, Int. No. 245) entitled "An act to amend the Forest, Fish and Game Law, in relation to the sale of plumage of birds," having been announced for a third reading,

On motion of Mr. Oliver, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The bill (No. 1547, Int. No. 807) entitled "An act to amend the Real Property Law, in relation to the filing of maps," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Abbey	Cross	Harwood	Metzendorf	Sweet
Allen A F	Dana	Hearn	Miller J L	Thompson
Allen H E	Delano	Herrick	Murray	Thorn
Argetsinger	De Long	Higgins	Neupert	Toombs
Barden	Doherty	Hinman	Nolan	Trombly
Bates	Donnelly	Hoey	O'Connor	Van Olinda
Baumes	Donovan	Holden	Odell	Vicinus
Bennett	Ebbets	Howard	Oliver	Vosburgh
Boshart	Evans	Jackson	Parker	Walker
Boylan	Farrell	Joseph	Patrie	Walters
Brainerd	Fay	Keller	Perkins	Waters
Brennan	Feeley	Kopp	Phillips J S	Weiland
Brown C F	Filley	Lachman	Pitkin	Weimert
Brown G W	Foley	Lansing	Raldiris	Weinstein
Burgoyne	Fowler	Lee	Reed	White E H
Callan	Friend	Lowman	Roberts	White L H
Caughlan	Frisbie	Lupton	Rozan	Whitley

Chanler	Garfein	Macdonald	Sanner	Whitney
Cheney	Gerhardt	MacGregor	Shea	Wilkie
Clarke R H	Gillen	Manley	Shepardson	Wilsnack
Clark S C	Goldberg	Marlatt	Smith A E	Wood
Coffey	Goodspeed	McElligott	Smith M	Wright
Colné	Goodwin	McGrath	Spielberg	Yale
Conklin	Graubard	McInerney	Stevenson	Young E
Connell	Greenwood	McKeon	Stivers	Young F L
Cosad	Hackett	Merritt	Sullivan	Zorn
Crocker	Haines			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1666, Int. No. 954) entitled "An act to amend the Code of Civil Procedure, in relation to an action to compel the determination of a claim to real property," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Abbey	Cross	Harwood	Metzendorf	Sweet
Allen A F	Dana	Hearn	Miller J L	Thompson
Allen H E	Delano	Herrick	Murray	Thorn
Argetsinger	De Long	Higgins	Neupert	Toombs
Barden	Doherty	Hinman	Nolan	Trombly
Bates	Donnelly	Hoe	O'Connor	Van Olinda
Baumes	Donovan	Holden	Odell	Vicinus
Bennett	Ebbets	Howard	Oliver	Vosburgh
Boshart	Evans	Jackson	Parker	Walker
Boylan	Farrell	Joseph	Patrie	Walters
Brainerd	Fay	Keller	Perkins	Waters
Brennan	Feeley	Kopp	Phillips J S	Weiland
Brown C F	Filley	Lachman	Pitkin	Weimert
Brown G W	Foley	Lansing	Raldiris	Weinstein
Burgoyne	Fowler	Lee	Reed	White E H
Callan	Friend	Lowman	Roberts	White L H
Caughlan	Frisbie	Lupton	Rozan	Whitley
Chanler	Garfein	Macdonald	Sanner	Whitney
Cheney	Gerhardt	MacGregor	Shea	Wilkie
Clarke R H	Gillen	Manley	Shepardson	Wilsnack
Clark S C	Goldberg	Marlatt	Smith A E	Wood
Coffey	Goodspeed	McElligott	Smith M	Wright
Colné	Goodwin	McGrath	Spielberg	Yale
Conklin	Graubard	McInerney	Stevenson	Young E
Connell	Greenwood	McKeon	Stivers	Young F L
Cosad	Hackett	Merritt	Sullivan	Zorn
Crocker	Haines			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1642, Int. No. 1193) entitled "An act to amend chapter one hundred and ninety-three of the Laws of nineteen hundred and eight, entitled 'An act to authorize the city of Cohoes to contribute toward a memorial to the soldiers and sailors of the Civil War,' " was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Abbey	Cross	Harwood	Metzendorf	Sweet
Allen A F	Dana	Hearn	Miller J L	Thompson
Allen H E	Delano	Herrick	Murray	Thorn
Argetsinger	De Long	Higgins	Neupert	Toombs
Barden	Doherty	Hinman	Nolan	Trombly
Bates	Donnelly	Hoey	O'Connor	Van Olinda
Baumes	Donovan	Holden	Odell	Vicinus
Bennett	Ebbets	Howard	Oliver	Vosburgh
Boshart	Evans	Jackson	Parker	Walker
Boylan	Farrell	Joseph	Patrie	Walters
Brainerd	Fay	Keller	Perkins	Waters
Brennan	Feeley	Kopp	Phillips J S	Weiland
Brown C F	Filley	Lachman	Pitkin	Weimert
Brown G W	Foley	Lansing	Raldiris	Weinstein
Burgoyne	Fowler	Lee	Reed	White E H
Callan	Friend	Lowman	Roberts	White L H
Caughlan	Frisbie	Lupton	Rozan	Whitley
Chanler	Garfein	Macdonald	Sanner	Whitney
Cheney	Gerhardt	MacGregor	Shea	Wilkie
Clarke R H	Gillen	Manley	Shepardson	Wilsnack
Clark S C	Goldberg	Marlatt	Smith A E	Wood
Coffey	Goodspeed	McElligott	Smith M	Wright
Colné	Goodwin	McGrath	Spielberg	Yale
Conklin	Graubard	McInerney	Stevenson	Young E
Connell	Greenwood	McKeon	Stivers	Young F L
Cosad	Hackett	Merritt	Sullivan	Zorn
Crocker	Haines			

Ordered. That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1643, Int. No. 806) entitled "An act to amend chapter one hundred and five of the Laws of eighteen hundred

and ninety-one, entitled 'An act to revise the charter of the city of Buffalo,' generally," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Abbey	Cross	Harwood	Metzendorf	Sweet
Allen A F	Dana	Hearn	Miller J L	Thompson
Allen H E	Delano	Herrick	Murray	Thorn
Argetsinger	De Long	Higgins	Neupert	Toombs
Barden	Doherty	Hinman	Nolan	Trombly
Bates	Donnelly	Hoey	O'Connor	Van Olinda
Baumes	Donovan	Holden	Odell	Vicinus
Bennett	Ebbets	Howard	Oliver	Vosburgh
Boshart	Evans	Jackson	Parker	Walker
Boylan	Farrell	Joseph	Patrie	Walters
Brainerd	Fay	Keller	Perkins	Waters
Brennan	Feeley	Kopp	Phillips J S	Weiland
Brown C F	Filley	Lachman	Pitkin	Weimert
Brown C W	Foley	Lansing	Raldiris	Weinstein
Burgoyne	Fowler	Lee	Reed	White E H
Callan	Friend	Lowman	Roberts	White L H
Caughlan	Frisbie	Lupton	Rozan	Whitley
Chanler	Garfein	Macdonald	Sanner	Whitney
Cheney	Gerhardt	MacGregor	Shea	Wilkie
Clarke R H	Gillen	Manley	Shepardson	Wilsnack
Clark S C	Goldberg	Marlatt	Smith A E	Wood
Coffey	Goodspeed	McElligott	Smith M	Wright
Colné	Goodwin	McGrath	Spielberg	Yale
Conklin	Graubard	McInerney	Stevenson	Young E
Connell	Greenwood	McKeon	Stivers	Young F L
Cosad	Hackett	Merritt	Sullivan	Zorn
Crocker	Haines			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1665, Int No. 1191) entitled "An act to amend chapter seven hundred and seventeen of the Laws of nineteen hundred and five, entitled 'An act to provide for the erection of a suitable monument to commemorate the heroism, sacrifice and patriotism of more than nine thousand New York soldiers who were confined as prisoners of war in Andersonville prison, Georgia, of whom more than two thousand five hundred died in

the prison, and making an appropriation therefor,' by adding to the commission having charge of the erection of the monument three survivors of Andersonville prison," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Abbey	Cross	Harwood	Metzendorf	Sweet
Allen A F	Dana	Hearn	Miller J L	Thompson
Allen H E	Delano	Herrick	Murray	Thorn
Argetsinger	De Long	Higgins	Neupert	Toombs
Barden	Doherty	Hinman	Nolan	Trombly
Bates	Donnelly	Hoey	O'Connor	Van Olinda
Baumes	Donovan	Holden	Odell	Vicinus
Bennett	Ebbets	Howard	Oliver	Vosburgh
Boshart	Evans	Jackson	Parker	Walker
Boylan	Farrell	Joseph	Patrie	Walters
Brainerd	Fay	Keller	Perkins	Waters
Brennan	Feeley	Kopp	Phillips J S	Weiland
Brown C F	Filley	Lachman	Pitkin	Weimert
Brown G W	Foley	Lansing	Raldiris	Weinstein
Burgoyne	Fowler	Lee	Reed	White E H
Callan	Friend	Lowman	Roberts	White L H
Caughlan	Frisbie	Lupton	Rozan	Whitley
Chanler	Garfein	Macdonald	Sanner	Whitney
Cheney	Gerhardt	MacGregor	Shea	Wilkie
Clarke R H	Gillen	Manley	Shepardson	Wilsnack
Clark S C	Goldberg	Marlatt	Smith A E	Wood
Coffey	Goodspeed	McElligott	Smith M	Wright
Colné	Goodwin	McGrath	Spielberg	Yale
Conklin	Graubard	McNerney	Stevenson	Young E
Connell	Greenwood	McKeon	Stivers	Young F L
Cosad	Hackett	Merritt	Sullivan	Zorn
Crocker	Haines			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1670, Int. No. 1054) entitled "An act to amend the Benevolent Orders Law, in relation to the Modern Woodmen of America," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Abbey	Cross	Harwood	Metzendorf	Sweet
Allen A F	Dana	Hearn	Miller J L	Thompson
Allen H E	Delano	Herrick	Murray	Thorn
Argetsinger	De Long	Higgins	Neupert	Toombs
Barden	Doherty	Hinman	Nolan	Trombly
Bates	Doonnelly	Hoey	O'Connor	Van Olinda
Baumes	Donovan	Holden	Odell	Vicinus
Bennett	Ebbets	Howard	Oliver	Vosburgh
Boshart	Evans	Jackson	Parker	Walker
Boylan	Farrell	Joseph	Patrie	Walters
Brainerd	Fay	Keller	Perkins	Waters
Brennan	Feeley	Kopp	Phillips J S	Weiland
Brown C F	Filley	Lachman	Pitkin	Weimert
Brown C W	Foley	Lansing	Raldiris	Weinstein
Burgoyne	Fowler	Lee	Reed	White E H
Callan	Friend	Lowman	Roberts	White L H
Caughlan	Frisbie	Lupton	Rozan	Whitley
Chanler	Garfein	Macdonald	Sanner	Whitney
Cheney	Gerhardt	MacGregor	Shea	Wilkie
Clarke R H	Gillen	Manley	Shepardson	Wilsnack
Clark S C	Goldberg	Marlatt	Smith A E	Wood
Coffey	Goodspeed	McElligott	Smith M	Wright
Colné	Goodwin	McGrath	Spielberg	Yale
Conklin	Graubard	McInerney	Stevenson	Young E
Connell	Greenwood	McKeon	Stivers	Young F L
Cosad	Hackett	Merritt	Sullivan	Zorn
Crocker	Haines			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1507, Int. No. 917) entitled "An act to amend the State Finance Law, in relation to creating a salary classification commission," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Abbey	Cross	Harwood	Metzendorf	Sweet
Allen A F	Dana	Hearn	Miller J L	Thompson
Allen H E	Delano	Herrick	Murray	Thorn
Argetsinger	De Long	Higgins	Neupert	Toombs
Barden	Doherty	Hinman	Nolan	Trombly
Bates	Donnelly	Hoey	O'Connor	Van Olinda
Baumes	Donovan	Holden	Odell	Vicinus
Bennett	Ebbets	Howard	Oliver	Vosburgh
Boshart	Evans	Jackson	Parker	Walker
Boylan	Farrell	Joseph	Patrie	Walters
Brainerd	Fay	Keller	Perkins	Waters
Brennan	Feeley	Kopp	Phillips J S	Weiland
Brown C F	Filley	Lachman	Pitkin	Weimert
Brown G W	Foley	Lansing	Raldiris	Weinstein
Burgoyne	Fowler	Lee	Reed	White E H
Callan	Friend	Lowman	Roberts	White L H
Caughlan	Frisbie	Lupton	Rozan	Whitley
Chanler	Garfein	Macdonald	Sanner	Whitney
Cheney	Gerhardt	MacGregor	Shea	Wilkie
Clarke R H	Gillen	Manley	Shepardson	Wilsnack
Clark S C	Goldberg	Marlatt	Smith A E	Wood
Coffey	Goodspeed	McElligott	Smith M	Wright
Colné	Goodwin	McGrath	Spielberg	Yale
Conklin	Graubard	McInerney	Stevenson	Young E
Connell	Greenwood	McKeon	Stivers	Young F L
Cosad	Hackett	Merritt	Sullivan	Zorn
Crocker	Haines			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1524, Int. No. 628) entitled "An act to amend the Election Law, in relation to register of voters where personal registration is required," having been announced,

Mr. Toombs moved that said bill be recommitted to the committee on the judiciary, with instructions to report the same forthwith, amended as follows:

Page 4, line 9, strike out all italics after the comma following the word "rear".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. J. S. Phillips, from the committee on the judiciary, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

Mr. Brennan moved to recommit said bill to the committee on the judiciary.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the negative.

The bill (No. 1444, Int. No. 1161) entitled "An act to revive and extend the corporate existence of the Montrose Avenue Land Company," was read the second time.

On motion of Mr. MacGregor, said bill was placed on the order of third reading.

On motion of Mr. MacGregor, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131

NOES 00

Those who voted in the affirmative were:

Abbey	Cross	Haines	Merritt	Sullivan
Allen A F	Dana	Harwood	Metzendorf	Sweet
Allen H E	Delano	Hearn	Miller J L	Thompson
Argetsinger	De Long	Herrick	Murray	Thorn
Barden	Doherty	Higgins	Neupert	Toombs
Bates	Donnelly	Hinman	Nolan	Trombly
Baumes	Donovan	Hoey	O'Connor	Van Olinda
Bennett	Ebbets	Holden	Odell	Vicinus
Boshart	Evans	Howard	Oliver	Vosburgh
Boylan	Farrell	Jackson	Parker	Walker
Brainerd	Fay	Joseph	Patrie	Walters
Brennan	Feeley	Keller	Perkins	Waters
Brown C F	Filley	Kopp	Phillips J S	Weiland
Brown G W	Foley	Lachman	Pitkin	Weimert
Burgoyne	Fowler	Lansing	Raldiris	Weinstein
Callan	Friend	Lee	Reed	White E H
Caughlan	Frisbie	Lowman	Roberts	White L H
Chanler	Garfein	Lupton	Rozan	Whitney
Cheney	Gerhardt	Macdonald	Sanner	Wilkie
Clarke R H	Gillen	MacGregor	Shea	Wilsnack
Clark S C	Goldberg	Manley	Shepardson	Wood
Coffey	Goodspeed	Marlatt	Smith A E	Wright
Colné	Goodwin	McElligott	Smith M	Yale
Conklin	Graubard	McGrath	Spielberg	Young E
Connell	Greenwood	McInerney	Stevenson	Young F L
Cosad	Hackett	McKeon	Stivers	Zorn
Crocker				

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

The bill (No. 593, Int. No. 557) entitled "An act to amend the State Printing Law, in relation to the number of extra copies of legislative documents," was read the second time.

On motion of Mr. G. W. Brown, said bill was placed on the order of third reading.

On motion of Mr. J. S. Phillips, said bill was recommitted to the committee on public printing, retaining its place on the order of third reading.

The bill (No. 1462, Int. No. 1167) entitled "An act to amend the Greater New York charter, as re-enacted by chapter four hundred and sixty-six of the Laws of nineteen hundred and one, relative of local improvements and assessments therefor," was read the second time.

On motion of Mr. Caughlan, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1377, Int. No. 1112) entitled "An act to amend sections four and two hundred and forty-one of chapter one hundred and twenty-eight of the Laws of eighteen hundred and ninety-nine, entitled 'An act to incorporate the city of New Rochelle,' in relation to issuing bonds and repealing section eighty-three of said chapter," was read the second time.

On motion of Mr. Coffey, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1378, Int. No. 1113) entitled "An act to authorize the city of New Rochelle to borrow money, by the issue of bonds, for the uses and purposes of the fire department of said city and authorizing the use of an unexpended balance of a previous bond issue," was read the second time.

On motion of Mr. Coffey, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1443, Int. No. 1160) entitled "An act to amend chapter three hundred and forty-three of the Laws of nineteen hundred and eight, entitled 'An act authorizing and empowering the city of Mount Vernon to construct a sewerage disposal works, and to issue bonds for the purpose of paying for the same,'" was read the second time.

On motion of Mr. Coffey, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1517, Int. No. 1202) entitled "An act to authorize the city of Mount Vernon to make an annual appropriation for the care and maintenance of the Mount Vernon hospital," was read the second time.

On motion of Mr. Coffey, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1530, Int. No. 1212) entitled "An act to amend the charter of the city of New Rochelle, in relation to the raising of money by tax for the care of the trees on the highways and in the public parks of the city, and providing for borrowing money for the care of the trees on the highways and in the public parks of the city, and providing for borrowing money for the care of such trees in the year nineteen hundred and ten," was read the second time.

On motion of Mr. Coffey, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1632, Int. No. 1214) entitled "An act to authorize the city of New Rochelle to use the unexpended and unappropriated balance of a previous bond issue," was read the second time.

On motion of Mr. Coffey, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1581, Int. No. 1242) entitled "An act to amend chapter one hundred and eighty-two of the Laws of eighteen hundred and ninety-two, entitled 'An act to incorporate the city of Mount Vernon,' amended by chapter six hundred and ninety-two of the Laws of eighteen hundred and ninety-six, relative to the board of health," was read the second time.

On motion of Mr. Coffey, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1582, Int. No. 1243) entitled "An act to amend chapter eighty-seven of the Laws of nineteen hundred and five, entitled 'An act to authorize the city of Mount Vernon to borrow money by the issue of bonds, for the purpose of purchasing sites and erecting buildings for the use of the fire and police departments, and to provide a sinking fund to pay principal and interest of said bonds,'" was read the second time.

On motion of Mr. Coffey, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 884, Int. No. 772) entitled "An act to amend the Greater New York charter, in relation to grants of land under water by the city of New York to the State," having been announced, Mr. Colne moved to amend as follows:

Page 2, line 4, after the word "authorized" insert the words "in its discretion".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Ordered, That said bill be reprinted and restored to the order of second reading.

The bill (No. 1342, Int. No. 1095) entitled "An act to amend the Canal Law, in relation to official undertakings of division and resident engineers," was read the second time.

On motion of Mr. Colne, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 192, Int. No. 191) entitled "An act to amend chapter seven hundred and fifty-two of the Laws of nineteen hundred and seven, entitled 'An act to revise the charter of the city of North Tonawanda,' in relation to school taxes," was read the second time.

On motion of Mr. Feeley, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1526, Int. No. 1207) entitled "An act to amend chapter one hundred and twenty of the Laws of eighteen hundred and eighty-six, entitled 'An act to revise the charter of the city of Lockport,' relating to the bond of the city treasurer and the term of office of constable," was read the second time.

On motion of Mr. Feeley, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1527, Int. No. 1208) entitled "An act authorizing the city of Lockport to raise money for the purpose of improving, operating and maintaining the City hospital in said city, and to issue its bonds therefor," was read the second time.

On motion of Mr. Feeley, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1577, Int. No. 1238) entitled "An act to amend the County Law, in relation to time and manner of payment of the salary of the county judge in Niagara county," was read the second time.

On motion of Mr. Feeley, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1632, Int. No. 1279) entitled "An act to amend chapter one hundred and twenty of the Laws of eighteen hundred and eighty-six, entitled 'An act to revise the charter of the city of Lockport,' relating to the street lighting fund, and the construction of water pipes in said city," was read the second time.

On motion of Mr. Feeley, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 887, Int. No. 775) entitled "An act to amend the Greater New York charter, relative to proceedings for street opening," was read the second time.

On motion of Mr. Feeley, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 799, Int. No. 712) entitled "An act to amend chapter one hundred and three of the Laws of nineteen hundred and six, which makes the office of county clerk of Ulster county a salaried office, and regulating the management of said office; providing for a temporary assistant," was read the second time.

On motion of Mr. Fowler, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1163, Int. No. 978) entitled "An act to amend the Tax Law, in relation to the determination of surrogate," was read the second time.

On motion of Mr. Gray, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1371, Int. No. 1106) entitled "An act to amend section two hundred and seventy-six of article twelve of chapter sixty-two of the Laws of nineteen hundred and nine, entitled 'An act in relation to taxation, constituting chapter sixty of the Consolidated Laws,'" was read the second time.

On motion of Mr. Gray, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1306, Int. No. 1061) entitled "An act to amend the Greater New York charter, relative to bureaus of the department of finance," was read the second time.

On motion of Mr. Green, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1404, Int. No. 1134) entitled "An act to amend the Greater New York charter, relative to the duties of the chamberlain," was read the second time.

On motion of Mr. Green, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1426, Int. No. 36) entitled "An act to amend the Transportation Corporations Law, being chapter sixty-three of the Consolidated Laws, in relation to State routes and extensions," was read the second time.

On motion of Mr. Hoey, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1630, Int. No. 1277) entitled "An act to ratify the proceedings of the board of supervisors of Westchester county, relating to the issuance of temporary loan bonds of said county in the principal amount of thirty-six thousand five hundred and twenty-two and thirteen one hundredths dollars, directed to be issued by the act of said board of supervisors, passed January seventeenth, nineteen hundred and ten, to ratify the execution and authorize the issuance of said bonds, to authorize the raising of taxes to pay the principal and interest of said bonds and to authorize the resale of said bonds under certain conditions," was read the second time.

On motion of Mr. Haines, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1631, Int. No. 1278) entitled "An act to ratify the proceedings of the board of supervisors of Westchester county, relating to the issuance of funding bonds of said county in the principal amount of eighty-five thousand two hundred and eight and sixty-six one-hundredths dollars, directed to be issued by the act of said board of supervisors, passed January seventeenth, nineteen hundred and ten, to ratify the execution and authorize the issuance of said bonds to authorize the raising of taxes to pay the principal and interest of said bonds and to authorize the

resale of said bonds under certain conditions," was read the second time.

On motion of Mr. Haines, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1047, Int. No. 882) entitled "An act to amend chapter four of the Laws of eighteen hundred and ninety-one, entitled 'An act to provide for rapid transit railways in cities of over one million inhabitants,' generally," was read the second time.

On motion of Mr. Lee, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 575, Int. No. 539) entitled "An act to amend the State Printing Law, in relation to report of united Spanish war veterans," was read the second time.

On motion of Mr. Lowman, said bill was placed on the order of third reading.

On motion of Mr. J. S. Phillips, said bill was recommitted to the committee on public printing, retaining its place on the order of third reading.

The bill (No. 1661, Int. No. 1294) entitled "An act to amend chapter five hundred and seventy of the Laws of nineteen hundred and nine, entitled 'An act to establish the city court of Buffalo, defining its powers and jurisdictions and providing for its officers,' in relation to powers as a court of special sessions," was read the second time.

On motion of Mr. MacGregor, said bill was placed on the order of third reading.

On motion of Mr. MacGregor, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131

NOES 00

Those who voted in the affirmative were:

Abbey	Cross	Haines	Merritt	Sullivan
Allen A F	Dana	Harwood	Metzendorf	Sweet
Allen H E	Delano	Hearn	Miller J L	Thompson
Argetsinger	De Long	Herrick	Murray	Thorn
Barden	Doherty	Higgins	Neupert	Toombs
Bates	Donnelly	Hinman	Nolan	Trombly
Baumes	Donovan	Hoe	O'Connor	Van Olinda
Bennett	Ebbets	Holden	Odell	Vicinus
Boshart	Evans	Howard	Oliver	Vosburgh
Boylan	Farrell	Jackson	Parker	Walker
Brainerd	Fay	Joseph	Patrie	Walters
Brennan	Feeley	Keller	Perkins	Waters
Brown C F	Filley	Kopp	Phillips J S	Weiland
Brown G W	Foley	Lachman	Pitkin	Weimert
Burgoyne	Fowler	Lansing	Raldiris	Weinstein
Callan	Friend	Lee	Reed	White E H
Caughlan	Frisbie	Lowman	Roberts	White L H
Chanler	Garfein	Lupton	Rozan	Whitney
Cheney	Gerhardt	Macdonald	Sanner	Wilkie
Clarke R H	Gillen	MacGregor	Shea	Wilsnack
Clark S C	Goldberg	Manley	Shepardson	Wood
Coffey	Goodspeed	Marlatt	Smith A E	Wright
Colné	Goodwin	McElligott	Smith M	Yale
Conklin	Graubard	McGrath	Spielberg	Young E
Connell	Greenwood	McInerney	Stevenson	Young F L
Cosad	Hackett	McKeon	Stivers	Zorn
Crocker				

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

The bill (No. 1515, Int. No. 1200) entitled "An act to amend chapter four hundred and eighteen of the Laws of nineteen hundred and eight, entitled 'An act to regulate the sessions of the board of supervisors in Oneida county and to fix the compensation of the members thereof,' in relation to the compensation of such members," was read the second time.

On motion of Mr. Manley, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1658, Int. No. 1291) entitled "An act to amend the State Printing Law, in relation to report of Court of Claims," was read the second time.

On motion of Mr. Merritt, said bill was placed on the order of third reading.

On motion of Mr. J. S. Phillips, said bill was recommitted to the committee on public printing, retaining its place on the order of third reading.

The bill (No. 1016, Int. No. 868) entitled "An act to amend the Greater New York charter, relative to the powers of the commissioners of the sinking fund of the city of New York, in its discretion, to cancel and annul taxes, assessments, Croton water rents, et cetera, in certain cases," was read the second time.

On motion of Mr. Murray, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1193, Int. No. 997) entitled "An act to amend the Labor Law, relative to hours of labor of minors," was read the second time.

On motion of Mr. Murray, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1333, Int. No. 1093) entitled "An act to amend the Greater New York charter, relative to powers of the board of health, the board of trustees of Bellevue and allied hospitals, the commissioner of public charities, and the commissioner of correction," was read the second time.

On motion of Mr. Raldiris, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 895, Int. No. 783) entitled "An act amending the Greater New York charter, in relation to the licensing and regulating of certain trades or business," was read the second time.

On motion of Mr. A. E. Smith, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1608, Int. No. 1255) entitled "An act to amend chapter six hundred and eighty-one of the Laws of nineteen hundred and five, entitled 'An act to supplement the provisions of law relating to the department of finance of the city of Syracuse,'" was read the second time.

On motion of Mr. Walters, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 928, Int. No. 804) entitled "An act to amend the Tax Law, in relation to taxable transfers and exceptions thereto," was read the second time.

On motion of Mr. Ward, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1224, Int. No. 1022) entitled "An act to authorize the city of Buffalo to issue its bonds for the purpose of raising money to construct bridges and to construct, reconstruct, strengthen and repair viaducts and other structures built in pursuance of agreements between the grade crossing commissioners of said city and any railroad company or companies," was read the second time.

On motion of Mr. Weimert, said bill was placed on the order of third reading.

On motion of Mr. Weimert, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131

NOES 00

Those who voted in the affirmative were:

Abbey	Cross	Haines	Merritt	Sullivan
Allen A F	Dana	Harwood	Metzendorf	Sweet
Allen H E	Delano	Hearn	Miller J L	Thompson
Argetsinger	De Long	Herrick	Murray	Thorn
Barden	Doherty	Higgins	Neupert	Toombs
Bates	Donnelly	Hinman	Nolan	Trombly
Baumes	Donovan	Hoey	O'Connor	Van Olinda
Bennett	Ebbets	Holden	Odell	Vicinus
Boshart	Evans	Howard	Oliver	Vosburgh
Boylan	Farrell	Jackson	Parker	Walker
Brainerd	Fay	Joseph	Patrie	Walters
Brennan	Feeley	Keller	Perkins	Waters
Brown C F	Filley	Kopp	Phillips J S	Weiland
Brown G W	Foley	Lachman	Pitkin	Weimert
Burgoyne	Fowler	Lansing	Raldiris	Weinstein
Callan	Friend	Lee	Reed	White E H
Caughlan	Frisbie	Lowman	Roberts	White L H
Chanler	Garfein	Lupton	Rozan	Whitney
Cheney	Gerhardt	Macdonald	Sanner	Wilkie
Clarke R H	Gillen	MacGregor	Shea	Wilsnack
Clark S C	Goldberg	Manley	Shepardson	Wood
Coffey	Goodspeed	Marlatt	Smith A E	Wright
Colné	Goodwin	McElligott	Smith M	Yale
Conklin	Graubard	McGrath	Spielberg	Young E
Connell	Greenwood	McInerney	Stevenson	Young F L
Cosad	Hackett	McKeon	Stivers	Zorn
Crocker				

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

The bill (No. 1473, Int. No. 1178) entitled "An act to amend section two hundred and seventy-four of the city charter of the city of Lackawanna, being chapter five hundred and seventy-four of the Laws of nineteen hundred and nine, in relation to the time of holding the general elections of the city," was read the second time.

On motion of Mr. Weimert, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1616, Int. No. 1263) entitled "An act to amend the Highway Law, in relation to State's share of expense of maintaining certain county roads," was read the second time.

On motion of Mr. E. H. White, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 463, Int. No. 438) entitled "An act to amend the Tax Law, in relation to the exemption of property held by a municipal corporation for the treatment and disposal of sewage," was read the second time.

On motion of Mr. Whitney, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1159, Int. No. 973) entitled "An act to amend the Highway Law, in relation to county highways," was read the second time.

On motion of Mr. Whitney, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1245, Int. No. 591) entitled "An act to amend the County Law, in relation to special deputy clerks in Queens county," was read the second time.

On motion of Mr. Wilsnack, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1557, Int. No. 652) entitled "An act to amend the Greater New York charter, in relation to cemeteries in Queens county," was read the second time.

On motion of Mr. Wilsnack, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1206, Int. No. 1004) entitled "An act to amend the Public Lands Law, in relation to notice of discovery of mines," was read the second time.

On motion of Mr. Boshart, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1433, Int. No. 1150) entitled "An act to amend the State Charities Law, in relation to the designation of special policemen by the superintendent of Craig Colony," was read the second time.

On motion of Mr. Brainard, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1519, Int. No. 1204) entitled "An act to amend the Religious Corporations Law, in relation to changing the number of trustees of an incorporated church," was read the second time.

On motion of Mr. Friend, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1552, Int. No. 436) entitled "An act to prescribe the method by which and the terms and conditions under which shall be determined the amount of an indebtedness heretofore incurred by the city of New York for rapid transit or dock investments which may be excluded in ascertaining the power of the city to become indebted under the provisions of section ten of article eight of the Constitution of the State," was read the second time.

On motion of Mr. Lee, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 491, Int. No. 466) entitled "An act to amend the Insanity Law, relative to the annual reports of the State Commission in Lunacy," was read the second time.

On motion of Mr. Ward, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1251, Int. No. 592) entitled "An act to amend the Judiciary Law, in relation to court clerks in Queens county," was read the second time.

On motion of Mr. Wilsnack, said bill was placed on the order of third reading and referred to the committee on revision.

The Senate bill (No. 683, Rec. No. 61) entitled "An act to legalize certain acts, resolutions and proceedings of the board of supervisors of Rensselaer county, relative to the employment of an attorney or other assistant in the matter of the examination of sales of real property for unpaid taxes in said county, and relative to the appointment of a clerk to the finance committee of said board, and to confer upon said board further powers in relation thereto," was read the second time.

On motion of Mr. Lansing, said bill was placed on the order of third reading.

The Senate bill (No. 405, Rec. No. 55) entitled "An act to amend the Poor Law, in relation to the relief of soldiers, sailors and their families," was read the second time.

On motion of Mr. Wood, said bill was placed on the order of third reading.

The Senate bill (No. 298, Rec. No. 18) entitled "An act authorizing and directing the board of supervisors of Erie county to pay to various towns of Erie county and the city of Tonawanda certain items or sums of money illegally charged against the taxable property, inhabitants and corporations of said towns in the various annual tax rolls and warrants for said towns, and authorizing the county of Erie to issue its bonds with which to make such payments, and legalizing the previous acts of the several town boards in said county in relation to collecting such sums," having been announced for a second reading,

On motion of Mr. Weimert, and by unanimous consent, said bill was ordered placed on the second reading calendar for Tuesday next.

The Senate bill (No. 256, Rec. No. 34) entitled "An act to amend chapter two hundred and three of the Laws of nineteen hundred and six, entitled 'An act to authorize the city of Buffalo to issue its bonds for the purpose of extending and improving the supply of water to the city and its inhabitants,' as amended by chapter eighty-four of the Laws of nineteen hundred and seven, and as further amended by chapter seven hundred and twenty-four of the Laws of nineteen hundred and seven, and as further amended by chapter three hundred and forty-nine of the Laws

of nineteen hundred and nine, and to increase the amount which said city shall have power to borrow for such purpose," was read the second time.

On motion of Mr. MacGregor, said bill was placed on the order of third reading.

On motion of Mr. MacGregor, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form, at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131

NOES 00

Those who voted in the affirmative were:

Abbey	Cross	Haines	Merritt	Sullivan
Allen A F	Dana	Harwood	Metzendorf	Sweet
Allen H E	Delano	Hearn	Miller J L	Thompson
Argetsinger	De Long	Herrick	Murray	Thorn
Barden	Doherty	Higgins	Neupert	Toombs
Bates	Donnelly	Hinman	Nolan	Trombly
Baumes	Donovan	Hoey	O'Connor	Van Olinda
Bennett	Ebbets	Holden	Odell	Vicinus
Boshart	Evans	Howard	Oliver	Vosburgh
Boylan	Farrell	Jackson	Parker	Walker
Brainerd	Fay	Joseph	Patrie	Walters
Brennan	Feeley	Keller	Perkins	Waters
Brown C F	Filley	Kopp	Phillips J S	Weiland
Brown G W	Foley	Lachman	Pitkin	Weimert
Burgoyne	Fowler	Lansing	Raldiris	Weinstein
Callan	Friend	Lee	Reed	White E H
Caughlan	Frisbie	Lowman	Roberts	White L H
Chanler	Garfein	Lupton	Rozan	Whitney
Cheney	Gerhardt	Macdonald	Sanner	Wilkie
Clarke R H	Gillen	MacGregor	Shea	Wilsnack
Clark S C	Goldberg	Manley	Shepardson	Wood
Coffey	Goodspeed	Marlatt	Smith A E	Wright
Colné	Goodwin	McElligott	Smith M	Yale
Conklin	Graubard	McGrath	Spielberg	Young E
Connell	Greenwood	McInerney	Stevenson	Young F L
Cosad	Hackett	McKeon	Stivers	Zorn
Crocker				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 252, Rec. No. 29) entitled "An act to

amend chapter three hundred of the Laws of nineteen hundred and four, entitled 'An act to revise and consolidate the several acts relative to the city of Niagara Falls,' relative to the powers and duties of the board of grade crossing commissioners," was read the second time.

On motion of Mr. Feeley, said bill was placed on the order of third reading.

The Senate bill (No. 251, Rec. No. 30) entitled "An act to amend chapter three hundred of the Laws of nineteen hundred and four, entitled 'An act to revise and consolidate the several acts relative to the city of Niagara Falls,'" was read the second time.

On motion of Mr. Feeley, said bill was placed on the order of third reading.

The Senate bill (No. 399, Rec. No. 49) entitled "An act to amend chapter seven hundred and fifty-five of the Laws of nineteen hundred and seven, entitled 'An act constituting the charter of the city of Rochester,' in relation to the fire pension fund," was read the second time.

On motion of Mr. McInerney, said bill was placed on the order of third reading.

The Senate bill (No. 559, Rec. No. 59) entitled "An act to amend chapter seven hundred and fifty-five of the Laws of nineteen hundred and seven, entitled 'An act constituting the charter of the city of Rochester,' in relation to the Municipal Court," was read the second time.

On motion of Mr. McInerney, said bill was placed on the order of third reading.

A communication from the Governor was received and read, in the words following:

STATE OF NEW YORK — EXECUTIVE CHAMBER,

ALBANY, April 6, 1910.

To the Assembly:

Pursuant to concurrent resolution of the Senate and Assembly, herewith is returned for amendment, Assembly bill (No. 626, Senate reprint No. 678, Int. No. 419), entitled "An act to amend chapter sixty-four of the Laws of nineteen hundred and nine, entitled 'An act relating to villages, constituting chapter sixty-four

of the Consolidated Laws,' relative to the time of holding elections and the qualifications of electors."

CHARLES E. HUGHES.

Said bill having been announced, Mr. Whitney moved to reconsider the vote by which said bill was passed.

Mr. Speaker put the question whether the House would agree to the reconsideration of the vote on the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Abbey	Cross	Harwood	Metzendorf	Sweet
Allen A F	Dana	Hearn	Miller J L	Thompson
Allen H E	Delano	Herrick	Murray	Thorn
Argetsinger	De Long	Higgins	Neupert	Toombs
Barden	Doherty	Hinman	Nolan	Trombly
Bates	Donnelly	Hoey	O'Connor	Van Olinda
Baumes	Donovan	Holden	Odell	Vicinus
Bennett	Ebbets	Howard	Oliver	Vosburgh
Boshart	Evans	Jackson	Parker	Walker
Boylan	Farrell	Joseph	Patrie	Walters
Brainerd	Fay	Keller	Perkins	Waters
Brennan	Feeley	Kopp	Phillips J S	Weiland
Brown C F	Filley	Lachman	Pitkin	Weimert
Brown G W	Foley	Lansing	Raldiris	Weinstein
Burgoyne	Fowler	Lee	Reed	White E H
Callan	Friend	Lowman	Roberts	White L H
Caughlan	Frisbie	Lupton	Rozan	Whitley
Chanler	Garfein	Macdonald	Sanner	Whitney
Cheney	Gerhardt	MacGregor	Shea	Wilkie
Clarke R H	Gillen	Manley	Shepardson	Wilsnack
Clark S C	Goldberg	Marlatt	Smith A E	Wood
Coffey	Goodspeed	McElligott	Smith M	Wright
Colné	Goodwin	McGrath	Spielberg	Yale
Conklin	Graubard	McInerney	Stevenson	Young E
Connell	Greenwood	McKeon	Stivers	Young F L
Cosad	Hackett	Merritt	Sullivan	Zorn
Crocker	Haines			

Mr. Whitney moved that said bill be recommitted to the committee on affairs of villages, with instructions to report the same forthwith, amended as follows:

Line 3 of title, strike out "relative to the".

Strike out all of line 4 of title.

Page 2, strike out all of section 2.

Page 2, line 27, strike out "3" insert in place thereof "2".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Waters, from the committee on affairs of villages, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

A communication from the Governor was received and read, in the words following:

STATE OF NEW YORK — EXECUTIVE CHAMBER,
ALBANY, *March 25, 1910.*

To the Assembly:

Pursuant to concurrent resolution of the Senate and Assembly, herewith is returned for amendment, Assembly bill (No. 658, Int. No. 235), entitled "An act to amend the Lackawanna city charter, in relation to the estimates and taxes for the first fiscal year of the city."

CHARLES E. HUGHES.

Said bill having been announced, Mr. Weimert moved to reconsider the vote by which said bill was passed.

Mr. Speaker put the question whether the House would agree to the reconsideration of the vote on the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Abbey	Cross	Harwood	Metzendorf	Sweet
Allen A F	Dana	Hearn	Miller J L	Thompson
Allen H E	Delano	Herrick	Murray	Thorn
Argetsinger	De Long	Higgins	Neupert	Toombs
Barden	Doherty	Hinman	Nolan	Trombly
Bates	Donnelly	Hoey	O'Connor	Van Olinda
Baumes	Donovan	Holden	Odell	Vicinus
Bennett	Ebbets	Howard	Oliver	Vosburgh
Boshart	Evans	Jackson	Parker	Walker
Boylan	Farrell	Joseph	Patrie	Walters
Brainerd	Fay	Keller	Perkins	Waters
Brennan	Feeley	Kopp	Phillips J S	Weiland
Brown C F	Filley	Lachman	Pitkin	Weimert
Brown G W	Foley	Lansing	Rak'iris	Weinstein
Burgoyne	Fowler	Lee	Reed	White E H
Callan	Friend	Lowman	Roberts	White L H
Caughlan	Frisbie	Lupton	Rozan	Whitley
Chanler	Garfein	Macdonald	Sanner	Whitney

Cheney	Gerhardt	MacGregor	Shea	Wilkie
Clarke R H	Gillen	Manley	Shepardson	Wilsnack
Clark S C	Goldberg	Marlatt	Smith A E	Wood
Coffey	Goodspeed	McElligott	Smith M	Wright
Colné	Goodwin	McGrath	Spielberg	Yale
Conklin	Graubard	McInerney	Stevenson	Young E
Connell	Greenwood	McKeon	Stivers	Young F L
Cosad	Hackett	Merritt	Sullivan	Zorn
Crocker	Haines			

Mr. Weinert moved that said bill be recommitted to the committee on affairs of cities, with instructions to report the same forthwith, amended as follows:

Strike out "and taxes" and the period in the title, and insert after "city" at the end of title the following: "and the taxes levied in accordance therewith."

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Whitley, from the committee on affairs of cities, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

Mr. A. E. Smith offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur), That there be printed for the use of the Legislature five thousand additional copies of the report of the commission appointed to investigate courts of inferior jurisdiction in cities of the first class.

which was referred to the committee on public printing.

Mr. McGrath offered for the consideration of the House a resolution, in the words following:

Resolved, That there be printed for the use of the Legislature two hundred (200) extra copies of Assembly bill (Printed No. 596, Int. No. 560), entitled "An act to amend the Insurance Law in relation to the establishment of insurance departments by savings banks."

which was referred to the committee on public printing.

Mr. A. E. Smith offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur), That a respectful message be sent to the Governor, requesting the return to the Assembly of Assembly bill (No. 866, Int. No. 760), entitled "An act to amend the Penal Law, in relation to the sale of cocaine or eucaïne," for the purposes of amendment.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate, and request their concurrence therein.

The Senate sent for concurrence a resolution, in the words following:

IN SENATE, ALBANY, *April 7, 1910.*

Resolved (if the Assembly concur), That a respectful message be sent to the Governor, requesting the return of Senate bill (No. 330, Rec. No. 39), entitled "An act to amend chapter one hundred and twenty-nine of the Laws of eighteen hundred and sixty-nine, entitled 'An act to incorporate the village of Williamsville,' as amended by chapter seventy-one of the Laws of eighteen hundred and ninety-two, relative to the improvement of streets and issue of bonds to raise money for such purpose," for the purposes of amendment.

By order of the Senate,

LAFAYETTE B. GLEASON,

Clerk.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk return said resolution to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate returned the Assembly bill (No. 916, Senate reprint No. 797, Int. No. 605), entitled "An act to amend the Public Health Law, in relation to the authority of the State Commissioner of Health over certain State institutions."

Ordered, That the Clerk deliver said bill to the Governor.

The Senate returned the bill (No. 538, Int. No. 506), entitled "An act to amend chapter four hundred and ten of the Laws of eighteen hundred and eighty-two, entitled 'An act to consolidate into one act and to declare the special and local laws affecting public interests in the city of New York,' in relation to coroners' physician," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of New York.

Also, the bill (No. 1486, Int. No. 141), entitled "An act to amend the Judiciary Law, relating to the qualifications of trial jurors in Richmond county."

Also, the bill (No. 1487, Int. No. 142), entitled "An act to amend the Judiciary Law, relating to drawing of trial jurors, in the county of Richmond."

Also, the bill (No. 353, Int. No. 337), entitled "An act to amend chapter two hundred and forty-two of the Laws of nineteen hundred and six, entitled 'An act to amend, revise and consolidate the charter of the village of Ossining, and to extend the boundaries of said village,' relative to village boundaries."

Also, the bill (No. 352, Int. No. 336), entitled "An act in relation to the boundaries of the village of Briarcliff Manor."

Also, the bill (No. 881, Int. No. 529), entitled "An act to amend chapter six hundred and seventeen of the Laws of eighteen hundred and sixty-eight, entitled 'An act to incorporate the Round Lake Camp Meeting Association of the Methodist Episcopal Church of the Troy Conference,' generally."

Also, the bill (No. 1446, Int. No. 1163), entitled "An act to legalize, ratify and confirm the proceedings for the sale and issuance of the bonds of the village of Black River in the amount of twenty-seven thousand dollars, for the purpose of raising funds to defray the cost of establishing a water system for supplying water in said village, providing for the payment of the principal and interest thereof, and authorizing the resale of said bonds in case of certain conditions," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk deliver said bills to the Governor.

The Senate returned the concurrent resolution recalling from the Governor, for the purpose of amendment, Assembly bill (No. 866, Int. No. 760), entitled "An act to amend the Penal Law, in relation to the sale of cocaine or eucaine," with a message that they have concurred in the passage of the same.

Ordered, That the Clerk deliver said resolution to the Governor.

On motion of Mr. Chanler; and by unanimous consent, the fact that he was unavoidably absent at the time of the roll call

on Assembly bill (No. 1507, Int. No. 917) and would, if present, have voted in the negative, was ordered spread upon the journal.

On motion of Mr. Stivers, and by unanimous consent, the fact that he was unavoidably absent at the time of the roll call on Assembly bill (No. 1507, Int. No. 917) and would, if present, have voted in the negative was ordered spread upon the journal.

A communication was received from Hon. Harry E. Colwell, mayor of the city of New Rochelle, returning Assembly bill (No. 840, Int. No. 741), entitled "An act to amend chapter six hundred and sixty-one of the Laws of nineteen hundred and seven, entitled 'An act creating a board of public works in the city of New Rochelle, prescribing its powers and duties, conferring upon such board the duties of the commissioners of sewers, abolishing the office of city engineer and increasing the duties of superintendent of streets,' relating to the employment of additional and temporary employees and laborers and the purchase of maps and other engineering data and the increase or decrease of salaries and wages," with a message that said mayor, and the common council of said city, after a public hearing thereon, do approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

A communication from the Governor was received and read, in the words following:

STATE OF NEW YORK — EXECUTIVE CHAMBER,
ALBANY, April 7, 1910.

To the Assembly:

Pursuant to concurrent resolution of the Senate and Assembly, herewith is returned for amendment, Assembly bill (No. 866, Int. No. 760), entitled "An act to amend the Penal Law, in relation to the sale of cocaine or eucaïne."

CHARLES E. HUGHES.

Said bill having been announced, Mr. A. E. Smith moved to reconsider the vote by which said bill was passed.

Mr. Speaker put the question whether the House would agree to the reconsideration of the vote on the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Abbey	Cross	Harwood	Metzendorf	Sweet
Allen A F	Dana	Hearn	Miller J L	Thompson
Allen H E	Delano	Herrick	Murray	Thorn
Argetsinger	De Long	Higgins	Neupert	Toombs
Barden	Doherty	Hinman	Nolan	Trombly
Bates	Donnelly	Hoey	O'Connor	Van Olinda
Baumes	Donovan	Holden	Odell	Vicinus
Bennett	Ebbets	Howard	Oliver	Vosburgh
Boshart	Evans	Jackson	Parker	Walker
Boylan	Farrell	Joseph	Patrie	Walters
Brainerd	Fay	Keller	Perkins	Ward
Brennan	Feeley	Kopp	Phillips J S	Waters
Brown C F	Filley	Lachman	Pitkin	Weiland
Brown G W	Foley	Lansing	Raldiris	Weimert
Burgoyne	Fowler	Lee	Reed	Weinstein
Callan	Friend	Lowman	Roberts	White E H
Caughlan	Frisbie	Lupton	Rozan	White L H
Chanler	Garfein	Macdonald	Sanner	Whitney
Cheney	Gerhardt	MacGregor	Shea	Wilkie
Clarke R H	Gillen	Manley	Shepardson	Wilsnack
Clark S C	Goldberg	Marlatt	Smith A E	Wood
Coffey	Goodspeed	McElligott	Smith M	Wright
Colné	Goodwin	McGrath	Spielberg	Yale
Conklin	Graubard	McInerney	Stevenson	Young E
Connell	Greenwood	McKeon	Stivers	Young F L
Cosad	Hackett	Merritt	Sullivan	Zorn
Crocker	Haines			

Mr. A. E. Smith moved that said bill be recommitted to the committee on codes, with instructions to report the same forthwith, amended as follows:

Page 4, line 12, strike out "intent" and insert "attempt".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Fowler, from the committee on codes, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

Mr. Greenwood of Wayne was excused until Monday next.

On motion of Mr. Merritt, the House adjourned.

FRIDAY, APRIL 8, 1910.

The House met pursuant to adjournment.

Prayer by Rev. Creighton R. Story.

On motion of Mr. Merritt, the reading of the journal of yesterday was dispensed with and the same was approved.

The Senate sent for concurrence the following entitled bills:

"An act to amend the Greater New York charter, in relation to proceedings for the acquirement of wharf property in said city" (No. 865, Rec. No. 76), which was read the first time and referred to the committee on affairs of cities.

"An act to amend chapter four hundred and thirty-five of the Laws of eighteen hundred and ninety-five, entitled 'An act to incorporate the New York Zoological Society and to provide for the establishment of a Zoological garden in the city of New York,' in relation to real and personal property" (No. 567, Rec. No. 77), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Insanity Law, relative to the annual report of the State Commission in Lunacy" (No. 276, Rec. No. 78), which was read the first time and referred to the committee on the judiciary.

"An act to amend the Canal Law, in relation to official undertakings of division and resident engineers" (No. 842, Rec. No. 79), which was read the first time and referred to the committee on canals.

"An act amending the Code of Civil Procedure, in relation to the destruction, mutilation and concealment of will" (No. 841, Rec. No. 80), which was read the first time and referred to the committee on codes.

"An act to amend the Penal Law, in relation to the stealing or the destruction, mutilation or concealment of a will or other testamentary instrument" (No. 286, Rec. No. 81), which was read the first time and referred to the committee on codes.

"An act to amend chapter five hundred and twenty-six of the Laws of nineteen hundred and five, entitled 'An act to incorporate the Staten Island Association of Arts and Sciences and to provide for the care and housing of its museum and library by the city of New York,' in relation to the acquisition and leasing of lands and

buildings for said museum, and to provide funds by the city of New York therefor" (No. 863, Rec. No. 82), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Religious Corporations Law, in relation to the property of extinct churches" (No. 42, Rec. No. 83), which was read the first time and referred to the committee on charitable and religious societies.

"An act to amend chapter one hundred and five of the Laws of eighteen hundred and ninety-one, entitled 'An act to revise the charter of the city of Buffalo,' in relation to the compensation of the fire commissioners of said city" (No. 861, Rec. No. 84), which was read the first time and referred to the committee on affairs of cities.

"An act to amend sections two hundred and eighteen, two hundred and nineteen and two hundred and twenty-one of chapter twenty-two of the Laws of nineteen hundred and nine, entitled 'An act in relation to the elections, constituting chapter seventeen of the Consolidated Laws,' relating to the commissioner of elections in Erie county" (No. 272, Rec. No. 85), which was read the first time and referred to the committee on internal affairs.

"An act to amend section two hundred and sixteen of chapter twenty-two of the Laws of nineteen hundred and nine, entitled 'An act in relation to the elections, constituting chapter seventeen of the Consolidated Laws,' relating to an official seal for the commissioner of elections of Erie county" (No. 523, Rec. No. 86), which was read the first time and referred to the committee on internal affairs.

"An act to authorize the appointment of the Catholic Home Bureau for Dependent Children as general guardian of the person and property of infants under its care and control" (No. 754, Rec. No. 87), which was read the first time and referred to the committee on the judiciary.

"An act to amend chapter six hundred and seventy-one of the Laws of eighteen hundred and ninety-two, entitled 'An act to revise, consolidate and amend the several acts relating to the government of the city of Cohoes,' in relation to the amount to be set apart to the credit of and expended annually by the board

of fire commissioners of said city, and to remedies for violation of duty by members of such board" (No. 718, Rec. No. 88), which was read the first time and referred to the committee on affairs of cities.

"An act to amend chapter one hundred and sixty of the Laws of nineteen hundred, entitled 'An act to incorporate the city of Cortland,' relative to the bond of the city chamberlain" (No. 733, Rec. No. 89), which was read the first time and, on motion of Mr. Howard, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Howard, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 101

NOES 00

Those who voted in the affirmative were:

Abbey	Cross	Hearn	Metzendorf	Sweet
Allen A F	Delano	Herrick	Miller J L	Thorn
Allen H E	De Long	Hinman	Murray	Trombly
Argetsinger	Doherty	Hoey	Nolan	Van Olinda
Barden	Donovan	Holden	Odell	Vosburgh
Baumes	Ebbets	Howard	Oliver	Walker
Boshart	Farrell	Jackson	Parker	Walters
Boylan	Fay	Keller	Patrie	Waters
Brainerd	Filley	Lachman	Perkins	Weiland
Brown C F	Foley	Lansing	Phillips J S	Weinstein
Brown G W	Fowler	Lowman	Pitkin	White E H
Burgoyne	Gerhardt	Lupton	Reed	White L H
Callan	Gerken	Macdonald	Rozan	Whitley
Caughlan	Gillen	MacGregor	Sanner	Whitney
Cheney	Goodspeed	Manley	Shea	Wilkie
Clarke R H	Goodwin	Marlatt	Shepardson	Wilsnack
Coffey	Graubard	McElligott	Smith A E	Wood
Colné	Greenwood	McInerney	Smith M	Wright
Connell	Hackett	McKeon	Stivers	Yale
Cosad	Haines	Merritt	Sullivan	Young F L
Crocker				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

"An act to amend the Greater New York charter, relative to proceedings for street cleaning" (No. 458, Rec. No. 90), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Code of Civil Procedure, in relation to special term clerks in the City Court of the city of New York" (No. 208, Rec. No. 91), which was read the first time and referred to the committee on codes.

"An act to amend section two thousand seven hundred and fifty-five of the Code of Civil Procedure, in relation to disposing of the decedent's real property for the payment of debts and funeral expenses" (No. 782, Rec. No. 92), which was read the first time and referred to the committee on codes.

"An act to amend the Code of Criminal Procedure, in relation to appeals by the people" (No. 260, Rec. No. 93), which was read the first time and referred to the committee on codes.

Mr. Conklin introduced a bill entitled "An act to amend chapter five hundred and eighty of the Laws of nineteen hundred and two, entitled 'An act in relation to the Municipal Court of the city of New York, its officers and marshals,' in relation to summons" (Int. No. 1377), which was read the first time and referred to the committee on codes.

Mr. Foley introduced a bill entitled "An act to amend the Greater New York charter, in relation to illegal use of the public streets of the city of New York" (Int. No. 1378), which was read the first time and referred to the committee on affairs of cities.

Mr. Goodwin introduced a bill entitled "An act to legalize and validate the proposition submitted and adopted at a regular election held in the village of Mount Kisco on the fifteenth day of March, nineteen hundred and ten, to authorize the issuance and sale of the bonds of said village in the amount of forty-eight thousand three hundred dollars to pay part of the cost of the paving or otherwise improving certain streets in said village, and the acts and proceedings of the board of trustees heretofore taken pursuant thereto, and to authorize the issuance and sale of said bonds" (Int. No. 1379), which was read the first time and referred to the committee on affairs of villages.

Mr. Lupton introduced a bill entitled "An act to repeal chapter six hundred and twenty of the Laws of eighteen hundred and seventy-three, entitled 'An act to amend the statutes in reference to the collection of taxes in the county of Suffolk'" (Int. No. 1380), which was read the first time and referred to the committee on internal affairs.

Mr. Vosburgh introduced a bill entitled "An act to amend the Forest, Fish and Game Law, in relation to the open season for hares and rabbits in Fulton county" (Int. No. 1381), which was read the first time and referred to the committee on fisheries and game.

Mr. Weimert introduced a bill entitled "An act to amend the Personal Property Law relative to bills of lading" (Int. No. 1382), which was read the first time and referred to the committee on general laws.

Also, "An act to amend the Personal Property Law relative to transfer of shares of stock in corporations" (Int. No. 1383), which was read the first time and referred to the committee on general laws.

Mr. Lee introduced a bill entitled "An act to amend the Penal Law, in relation to conspiracy" (Int. No. 1384), which was read the first time and referred to the committee on codes.

Also, "An act to amend the Code of Criminal Procedure, in relation to prosecutions for conspiracy" (Int. No. 1385), which was read the first time and referred to the committee on codes.

Mr. Frisbie introduced a bill entitled "An act to establish a State school of agriculture at Cobleskill, Schoharie county, and making an appropriation therefor" (Int. No. 1386), which was read the first time and referred to the committee on ways and means.

By unanimous consent, Mr. Whitney introduced a bill entitled "An act to amend chapter fifty-six of the Laws of nineteen hundred and nine, entitled 'An act in relation to State boards and commissions, constituting chapter fifty-four of the Consolidated Laws, in relation to the ownership of river improvements and the assessment of the amount of benefit received thereby'" (Int. No. 1387), which was read the first time and referred to the committee on ways and means.

Mr. Whitney, from the committee on internal affairs, to which was referred Assembly bill introduced by Mr. Whitney (No. 1679, Int. No. 1300), entitled "An act to amend the Highway Law, in relation to the liability of the State for damages."

Also, Assembly bill introduced by Mr. Whitney (No. 1621, Int. No. 1268), entitled "An act to amend the Town Law, in relation to preparation and distribution of lists or abstracts of audited and rejected accounts against the town," reported in favor of the passage of the same without amendment, which report was agreed to, and said bills placed on the order of second reading.

Mr. Whitney, from the committee on internal affairs, to which was recommitted Assembly bill introduced by Mr. Abbey (No. 1649, Int. No. 1108), entitled "An act to legalize the official acts of Cornelius Loudon in the years nineteen hundred and six, seven, eight and nine as deputy town clerk of the town of Phelps in the county of Ontario, under George R. Clark, town clerk of said town," retaining its place on the order of third reading, reported in favor of the passage of the same without amendment, which report was agreed to, and said bill ordered restored to its place on the order of third reading.

Mr. Whitney, from the committee on internal affairs, to which was referred Senate bill (No. 480, Rec. No. 60) introduced by Mr. Allen, entitled "An act to amend chapter nine of the Laws of nineteen hundred and three, entitled 'An act to make the office of sheriff of Rensselaer county a salaried office, and regulating the management of said office,' as amended by chapter four of the Laws of nineteen hundred and four, providing for payment of fees to a deputy designated by the sheriff to serve civil process, increasing the appropriation for the appointees of the sheriff, prescribing the persons to be maintained at the jail at the expense of the county, and decreasing the number of court officers," reported in favor of the passage of the same, with the following amendments:

On page 2, line 5, after the word "act" strike out "when acting for and on behalf of the said sheriff and under his direction in any civil cause or proceeding."

On page 3, line 4, after the word "sheriff" add "hereafter".

On page 3, line 6, strike out the word "the" and insert in its place the word "any".

On page 3, line 6, after the word "emoluments" strike out the rest of the sentence and add in its place "except the fees, perquisites and emoluments paid to and received by the sheriff or the deputies appointed pursuant to the provisions of this act". which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Whitney, from the committee on internal affairs, to which was recommitted Assembly bill introduced by Mr. Callan (No. 1506, Int. No. 33), entitled "An act to amend the Highway Law, by repealing article eleven thereof and insert a new article eleven, in relation to motor vehicles," retaining its place on the order of third reading, reported in favor of the passage of the same, with the following amendments:

On page 3, line 8, after "employee" insert "or for hire".

On page 5, line 8, after "showing" strike out "the" and insert "such".

On page 6, line 16, strike out "two" and insert "five".

On page 7, line 25, strike out "certificate of registration" and insert "number plate".

On page 8, line 1, strike out "more" and insert "less".

On page 8, line 6, strike out "under this article" and insert "by a manufacturer or a dealer".

On page 8, line 9, after "width" strike out balance of line. Strike out all of lines 10 and 11 and the word "thereon" in line 12.

On page 8, line 12, strike out the word "carry" and insert "display". Strike out "Numbers" and insert "number plates".

Page 14, line 3, strike out comma after the word "vehicles".

Page 14, line 4, strike out comma after the word "purposes".

• Page 14, line 8, strike out the words "and second".

Page 14, line 13, after the word "of" insert "other".

Page 14, line 14, strike out "of the third class" and insert "of", after the word "villages" insert "may establish traffic regulations and".

Page 14, line 20, strike out the word "such" and insert "each".

Page 14, line 21, strike out the word "also".

Page 15, line 8, after "289" strike out "Registration" and insert "License", also after "1" strike out "registration" and insert "license".

Page 15, line 9, after the word "application" insert "for license".

Page 15, line 9, strike out "automobiles" and insert "motor vehicles".

Page 16, line 3, strike out the word "automobiles" and insert "motor vehicles".

On page 16, line 18, strike out "automobiles" and insert "motor vehicles".

On page 16, line 22, after "application" insert "for license".

On page 16, line 23, after "to" strike out the balance of the line.

On page 16, line 24, strike out "of the peace or a notary public".

On page 16, line 25, after "dollars" insert "The license hereunder granted on or before August first, nineteen hundred and ten, shall take effect on that date, and licenses issued prior to January thirty-first, nineteen hundred and eleven, shall expire on that date. The fees for such licenses shall be one-half of the annual fees provided herein."

On page 17, line 1, after "chauffeur" insert "licensed".

On page 17, line 11, strike out "registered" and insert "been licensed".

On page 17, line 16, strike out "Unregistered" and insert "Unlicensed".

On page 17, line 21, strike out "registered" and insert "been licensed".

On page 17, line 24, strike out "registration" and insert "license".

On page 18, line 3, strike out "registration" and insert "license".

On page 18, lines 3 and 4, strike out "in the same manner and".

On page 18, line 5, after the word "for" insert "the". Strike out "registration" and insert "license"; strike out "removal" and insert "renewal".

On page 18, line 6, after the word "year" strike out balance of subdivision.

On page 18, line 7, strike out "four" and insert "five".

On page 18, lines 16 and 17, strike out balance of section, lines 18 to 23, inclusive.

On page 18, line 24, strike out "automobile" and insert "motor vehicle".

On page 18, line 26, strike out the words "an automobile" and insert "a motor vehicle".

On page 19, line 1, after "condition" insert "shall be guilty of a misdemeanor".

On page 19, line 1, strike out the word "who" and insert "whoever".

On page 19, line 5, after the word "be" insert the words

"guilty of a felony"; strike out the word "punished" and insert the word "punishable".

On page 19, line 12, strike out "clerk of the"; also on same line after "court" insert "or the clerk thereof".

On page 19, line 13, after "shall" insert "upon recommendation of the trial court"; strike out "thereupon".

On page 19, line 25, after "of" insert "the provisions of".

On page 19, line 26, strike out "establishing traffic regulations or" and insert "rule or regulation".

On page 20, line 2, after "shall" insert upon the recommendation of the trial court".

On page 20, lines 24 and 25, strike out "by a magistrate, or when a court of record, such magistrate or the clerk of such court, as the case may be," and insert "the trial court or the clerk thereof".

Lines 15 and 16, strike out after "registration", in line 15, to and including "eighty-two", in line 16.

On page 20, line 9, strike out all of subdivision "6".

On page 20, line 14, strike out "7" and insert "6".

On page 20, line 18, strike out "8" and insert "7".

On page 20, line 22, strike out "9" and insert "8".

Page 21, line 13, strike out "10" and insert "9".

On page 21, line 16, after "captain" insert "lieutenant".

On page 21, line 17, after "captain" insert "acting lieutenant"; strike out "who has the power to accept bail" and insert "who shall have the power of a magistrate".

On page 21, line 16, strike out "or before any accessible, sergeant of police or acting captain or sergeant of police".

On page 21, line 17, after the words "sergeant of police" insert "clerk of the court"; strike out "has the" and insert "shall have".

On page 21, line 19, after the word "bail" strike out "unless charged with a felony".

On page 21, line 26, after the word "indicated" strike out comma and insert period.

On page 21, lines 26 and 27, strike out "except that where a" and insert "in case a".

On page 21, line 27, after the word "custody" insert "charged with being guilty of a felony in violation of any of the provisions of this article."

On page 22, lines 1 and 2, strike out "on a charge of violating any of the provisions of subdivision three of section two hundred and ninety of this act".

On page 22, lines 15 and 16, strike out the words "of this act".

On page 22, line 4, after "dollars" strike out comma and in-

sert period; also strike out "or", print letter "o" in word "on" in capital.

On page 22, line 5, after the word "for" insert "any".

On page 22, line 26, strike out "naming" and insert "describing".

On page 23, line 4, strike out "act" and insert "article".

On page 23, line 5, after "a" insert "misdemeanor or a", and after the word "felony" insert "as the case may be".

On page 23, line 3, after "bail" strike out comma and insert period; strike out the words "except that" and commence the word "where" with a capital.

On page 23, line 7, strike out "11" and insert "10".

On page 23, line 21, strike out "act" and insert "article, the provisions of law in reference to bail in cases of a misdemeanor or a felony as the case may be shall apply." Strike out balance of line 21 and all of lines 22, 23, 24 and 25.

On page 23, line 26, strike out "12" and insert "11".

On page 24, line 4, strike out "presenting" and insert "surrendering".

On page 24, lines 5 and 6, strike out lines 5 and 6 and insert after "trial" the words "and upon the conclusion of such trial the court shall issue to the defendant an order upon the magistrate or clerk of the court or other officer authorized to accept bail to return or deliver back said security or bail as was given".

On page 26, line 9, strike out "registration certificates" and insert "number plates, licenses".

Page 26, strike out lines 10 and 11, and insert "at any time within ninety days prior to the time of the taking effect of this article."

On page 10, strike out all of section 285 and insert the following:

"§ 285. Exemption of non-resident owners. The provisions of the foregoing sections relative to registration and display of registration number shall not apply to a motor vehicle owned by a non-resident of this State, other than a foreign corporation doing business in this State, provided that the owner thereof shall have complied with the provisions of the law of the State, Territory or Federal district of his residence relative to registration of motor vehicles and the display of registration numbers thereon, and shall conspicuously display his registration numbers as required thereby. The provisions of this section, however, shall be operative as to a motor vehicle owned by a non-resident of this State only to the extent that under the laws of the State, Territory or Federal district of his residence like exemption and privi-

leges are granted to motor vehicles duly registered under the laws of and owned by residents of this State."

On page 7, line 3, after the word "furnished" insert "promptly."

On page 7, line 7, after the word "statement" insert "duly verified".

On page 7, after line 11, insert "9. Upon the sale of a motor vehicle by the manufacturer or dealer the vendee shall be allowed to operate the same upon the public highways for a period of fifteen days after taking possession thereof or until he shall have received his certificate of registration and number plates from the Secretary of State, providing that during such period the motor vehicle shall have attached thereto in accordance with the provisions hereof a placard bearing the registration number of the dealer under which it might previously have been operated, and provided further that application for registration shall be made by mail or otherwise before such vehicle shall be so used."

On page 9, line 13, strike out "carried or".

On page 9, line 9, after the word "and" insert "promptly".

On page 15, at the end of line 7, insert "Official copies of all local ordinances passed under the provisions of this subdivision shall be filed with the Secretary of State at least thirty days before they shall respectively take effect and all such local ordinances shall be printed in pamphlet form and issued at regular intervals by the Secretary of State."

On page 22, line 23, after "in" insert "any".

On page 20, line 15, after word "registration" strike out balance of the line.

On page 20, line 16, strike out all of line to "shall".

Page 14, strike out on line 7 after the word "further" and down to and including "valid" on line 13 and insert "Further, that cities of the first class shall prior to the taking effect of this act enact general ordinances providing for the regulation of the speed of motor vehicles and traffic regulations regulating the operation of motor vehicles."

which report was agreed to, and said bill ordered reprinted, as amended, and restored to its place on the order of third reading.

Mr. Filley, from the committee on education, to which was referred Assembly bill introduced by Mr. Sweet (No. 1584, Int. No. 1245), entitled "An act to amend chapter three hundred and five of the Laws of eighteen hundred and fifty-three, entitled 'An act to consolidate the several school districts and parts of districts in the village of Pulaski into one district, and provide for a

school therein,' in relation to annual school meeting and terms of trustees," reported in favor of the passage of the same without amendment, which report was agreed to, and said bill placed on the order of second reading.

Mr. G. W. Brown, from the committee on public printing, to which was referred the resolution relative to printing extra copies of Assembly bill No. 596, reported in favor of the adoption of the following resolution:

Resolved, That there be printed for the use of the Assembly two hundred extra copies of Assembly bill (printed No. 596, Int. No. 560) entitled "An act to amend the Insurance Law in relation to the establishment of insurance departments by savings banks."

which report was agreed to.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 102

NOES 00

Those who voted in the affirmative were:

Abbey	Cross	Herrick	Miller J L	Thompson
Allen A F	Delano	Hinman	Murray	Thorn
Allen H E	De Long	Hoey	Nolan	Trombly
Argetsinger	Doherty	Holden	Odell	Van Olinda
Barden	Donovan	Howard	Oliver	Vosburgh
Baumes	Ebbets	Jackson	Parker	Walker
Boshart	Farrell	Keller	Patrie	Walters
Boylan	Fay	Lachman	Perkins	Waters
Brainerd	Filley	Lansing	Phillips J S	Weiland
Brown C F	Foley	Lowman	Pitkin	Weinstein
Brown G W	Fowler	Lupton	Reed	White E H
Burgoyne	Gerhardt	Macdonald	Rozan	White L H
Callan	Gerken	MacGregor	Sanner	Whitley
Caughlan	Gillen	Manley	Shea	Whitney
Cheney	Goodspeed	Marlatt	Shepardson	Wilkie
Clarke R H	Goodwin	McElligott	Smith A E	Wilsnack
Coffey	Graubard	McInerney	Smith M	Wood
Colné	Greenwood	McKeon	Stivers	Wright
Connell	Hackett	Merritt	Sullivan	Yale
Cosad	Haines	Metzendorf	Sweet	Young F L
Crocker	Hearn			

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Coffey (No. 1532, Int. No. 1214), entitled "An act to authorize the city of New Rochelle to

use the unexpended and unappropriated balance of a previous bond issue."

Also, the bill introduced by Mr. Coffey (No. 1530, Int. No. 1212), entitled "An act to amend the charter of the city of New Rochelle, in relation to the raising of money by tax for the care of the trees on the highways and in the public parks of the city, and providing for borrowing money for the care of such trees in the year nineteen hundred and ten."

Also, the bill introduced by Mr. Whitney (No. 463, Int. No. 438), entitled "An act to amend the Tax Law, in relation to the exemption of property held by a municipal corporation for the treatment of disposal of sewage."

Also, the bill introduced by Mr. MacDonald (No. 1693, Int. No. 752), entitled "An act to amend the County Law, in relation to the office of county auditor."

Also, the bill introduced by Mr. Coffey (No. 1443, Int. No. 1160), entitled "An act to amend chapter three hundred and forty-three of the Laws of nineteen hundred and eight, entitled 'An act authorizing and empowering the city of Mount Vernon to construct a sewerage disposal works, and to issue bonds for the purpose of paying for the same.'"

Also, the bill introduced by Mr. Haines (No. 1631, Int. No. 1278), entitled "An act to ratify the proceedings of the board of supervisors of Westchester county, relating to the issuance of funding bonds of said county in the principal amount of eighty-five thousand two hundred and eight and sixty-six one-hundredths dollars, directed to be issued by the act of said board of supervisors, passed January seventeenth, nineteen hundred and ten, to ratify the execution and authorize the issuance of said bonds, to authorize the raising of taxes to pay the principal and interest of said bonds and to authorize the resale of said bonds under certain conditions."

Also, the bill introduced by Mr. Haines (No. 1630, Int. No. 1277), entitled "An act to ratify the proceedings of the board of supervisors of Westchester county, relating to the issuance of temporary loan bonds of said county in the principal amount of thirty-six thousand five hundred and twenty-two and thirteen one-hundredths dollars, directed to be issued by the act of said board

of supervisors, passed January seventeenth, nineteen hundred and ten, to ratify the execution and authorize the issuance of said bonds, to authorize the raising of taxes to pay the principal and interest of said bonds and to authorize the resale of said bonds under certain conditions."

Also, the bill introduced by Mr. Coffey (No. 1517, Int. No. 1202), entitled "An act to authorize the city of Mount Vernon to make an annual appropriation for the care and maintenance of the Mount Vernon Hospital."

Also, the bill introduced by Mr. Coffey (No. 1378, Int. No. 1113), entitled "An act to authorize the city of New Rochelle to borrow money, by the issue of bonds, for the uses and purposes of the fire department of said city and authorizing the use of an unexpended balance of a previous bond issue."

Also, the bill introduced by Mr. Wilsnack (No. 1245, Int. No. 591), entitled "An act to amend the County Law, in relation to special deputy clerks in Queens county."

Also, the bill introduced by Mr. Murray (No. 1016, Int. No. 868) entitled "An act to amend the Greater New York charter, relative to the powers of the commissioners of the sinking fund of the city of New York, in its discretion to cancel and annul taxes, assessments, Croton water rents, et cetera, in certain cases."

Also, the bill introduced by Mr. Manley (No. 1515, Int. No. 1200), entitled "An act to amend chapter four hundred and eighteen of the Laws of nineteen hundred and eight, entitled 'An act to regulate the sessions of the board of supervisors in Oneida county and to fix the compensation of the members thereof,' in relation to the compensation of such members."

Also, the bill introduced by Mr. Raldiris (No. 1333, Int. No. 1093), entitled 'An act to amend the Greater New York charter, relative to powers of the board of health, the board of trustees of Bellevue and allied hospitals, the commissioner of public charities, and the commissioner of corrections.'

Also, the bill introduced by Mr. Coffey (No. 1582, Int. No. 1243), entitled "An act to amend chapter eighty-seven of the Laws of nineteen hundred and five, entitled 'An act to authorize the city of Mount Vernon to borrow money by the issue of bonds, for the purpose of purchasing sites and erecting buildings for the

use of the fire and police departments, and to provide a sinking fund to pay principal and interest of said bonds."

Also, the bill introduced by Mr. Feeley (No. 1577, Int. No. 1238), entitled "An act to amend the County Law, in relation to time and manner of payment of the salary of the county judge of Niagara county."

Also, the bill introduced by Mr. Friend (No. 1519, Int. No. 1204), entitled "An act to amend the Religious Corporations Law, in relation to changing the number of trustees of an incorporated church."

Also, the bill introduced by Mr. Ward (No. 491, Int. No. 466), entitled "An act to amend the Insanity Law, relative to the annual reports of the State Commission in Lunacy."

Also, the bill introduced by Mr. E. H. White (No. 1616, Int. No. 1263), entitled "An act to amend the Highway Law, in relation to State's share of expense of maintaining certain county roads."

Also, the bill introduced by Mr. Green (No. 1404, Int. No. 1134), entitled "An act to amend the Greater New York charter, relative to the duties of the chamberlain."

Also, the bill introduced by Mr. Wilsnack (No. 1557, Int. No. 652), entitled "An act to amend the Greater New York charter, in relation to cemeteries in Queens county," reported the same without recommendations, which report was agreed to, and said bills ordered engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Whitney (No. 1159, Int. No. 973), entitled "An act to amend the Highway Law, in relation to county highways," reported the same with the following recommendations:

Page 1, line 1 of the title, strike out the period and insert "and repealing section one hundred and forty-three".

Page 2, line 7, after "counties" insert comma.

Page 2, line 19, italicize the second "appropriate".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Ward (No. 928, Int. No.

804), entitled "An act to amend the Tax Law, in relation to taxable transfers and exceptions thereto," reported the same with the following recommendations:

Page 3, line 3, strike out "dore" and insert in place thereof the word "more".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Boshart (No. 1206, Int. No. 1004), entitled "An act to amend the Public Lands Law, in relation to notice of discovery of mines," reported the same with the following recommendation:

Page 1, line 3, after "chapter" insert "forty".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Brainerd (No. 1433, Int. No. 1150), entitled "An act to amend the State Charities Law, in relation to the designation of special policemen by the superintendent of Craig Colony," reported the same with the following recommendation:

Page 1, line 1, strike out "one" and insert "seven".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Gray (No. 1371, Int. No. 1106), entitled "An act to amend section two hundred and seventy-six of article twelve of chapter sixty-two of the Laws of nineteen hundred and nine, entitled 'An act in relation to taxation, constituting chapter sixty of the Consolidated Laws,'" reported the same with the following recommendations:

Page 1, line 1 of the title, after the word "amend" strike out balance of line, and insert "the Tax Law, in relation to the power of the State Comptroller to examine books, bills or memoranda of sales or transfers, to determine the tax on transfers of stock."

Page 1, strike out lines 2, 3 and 4 of the title.

Page 1, line 1, strike out "of article".

Page 1, line 2, strike out "twelve".

Page 1, line 3, after "nine" insert "entitled 'An act in relation to taxation, constituting chapter sixty of the Consolidated Laws;'",

Page 2, line 11, strike out "books" and insert "book".

Page 2, line 15, strike out the comma after "stock".

Page 2, line 24, strike out "transfers" and insert "**[transfers]** transfer" in italics.

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Fowler (No. 799, Int. No. 712), entitled "An act to amend chapter one hundred and three of the Laws of nineteen hundred and six, which makes the office of county clerk of Ulster county a salaried office, and regulating the management of said office; providing for a temporary assistant," reported the same with the following recommendations:

Page 1, line 2 of the title, after the comma strike out the balance of the line and insert "entitled 'An act to make the office of county clerk of Ulster county a salaried office, and regulating the management of said office, relative to the appointment of an additional assistant.'"

Page 1, strike out lines 3 and 4 of the title.

Page 1, line 6, after "clerk" insert a comma.

Page 2, line 5, after "and" insert "of".

Page 2, line 9, before "deputy" insert "special".

Page 2, line 9, insert an "s" after "clerk".

Page 2, line 10, insert an "s" after "clerk".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Hoey (No. 1426, Int. No. 36), entitled "An act to amend the Transportation Corporations Law, being chapter sixty-three of the Consolidated Laws, in relation to stage routes and extensions," reported the same with the following recommendations: "

Page 1, line 1 of the title, strike out "being chapter".

Page 1, line 2 of the title, strike out "sixty-three of the Consolidated Laws."

Page 1, line 1, strike out "the transportation corpora-" and insert "chapter two hundred and nineteen of the Laws of nine-

teen hundred and nine, entitled 'An act in relation to transportation corporations, excepting railroads, constituting'".

Page 1, line 2, strike out "tion law, being".

Page 1, line 2, after "laws," insert quotation mark.

Page 2, line 11, strike out the "s" on "commissions".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Weimert (No. 1473, Int. No. 1178), entitled "An act to amend section two hundred and seventy-four of the city charter of the city of Lackawanna, being chapter five hundred and seventy-four of the Laws of nineteen hundred and nine, in relation to the time of holding the general elections of the city," reported the same with the following recommendations:

Page 1, line 1 of the title, after "amend" strike out the balance of the line.

Page 1, line 2 of the title, strike out "charter of the city of" and insert "the" before "Lackawanna", and strike out ", being chapter five hun-" and insert "city charter,".

Page 1, strike out line 3 of the title.

Page 1, line 4 of title, strike out "nine".

Page 1, line 3, after "nine" insert "entitled 'An act to incorporate the city of Lackawanna,'".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Wilsnack (No. 1251, Int. No. 592), entitled "An act to amend the Judiciary Law, in relation to court clerks in Queens county," reported the same with the following recommendations:

Page 1, line 3, after "four" insert "of chapter thirty-five".

Page 2, line 17, italicize the words "and other".

Page 3, line 12, strike out "judge" and insert "judges".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Gray (No. 1163, Int. No. 978), entitled "An act to amend the Tax Law, in relation to the

determination of surrogate," reported the same with the following recommendation:

Page 1, line 1, after "one" insert "of chapter sixty-two". which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Colne (No. 1342, Int. No. 1095), entitled "An act to amend the Canal Law, in relation to official undertakings of division and resident engineers," reported the same with the following recommendations:

Page 1, line 2 of the title, strike out the period and insert "and advances to division engineers."

Page 1, line 4, strike out "is" and insert "are" in place thereof.

Page 1, line 4, after "read" insert ", respectively,".

Page 1, line 9, strike out "the" and insert "a" in place thereof.

Page 1, line 10, strike out "of".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Murray (No. 1193, Int. No. 997), entitled "An act to amend the Labor Law, relative to hours of labor of minors," reported the same with the following recommendations:

Page 1, line 1 of the title, strike out "minors" and insert in place thereof "messengers."

Page 1, line 4, strike out "known as".

Page 1, line 5, strike out the comma after "a" and insert "thereof," also strike out "and".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. Cheney, from the committee on printed and engrossed bills, reported the following bills as correctly printed or engrossed:

"An act to amend the Town Law, in relation to the conduct and places of holding special town meetings." (No. 1558, Int. No. 770.)

"An act to provide for the mapping of certain canal lands and

the lands adjacent thereto belonging to the State, and making an appropriation therefor." (No. 1459, Int. No. 1029.)

"An act to provide for free hospitals boats or barges for the city of New York." (No. 1589, Int. No. 838.)

"An act to amend the Education Law, in relation to payment of unpaid school taxes from county treasury." (No. 1554, Int. No. 164.)

"An act to amend the Election Law, in relation to the powers, duties and salaries of the State Superintendent of Elections and his appointees." (No. 1328, Int. No. 1086.)

"An act to provide for the sale of part of the armory site in the city of Olean, and the application of the proceeds of such sale." (No. 1692, Int. No. 511.)

"An act to amend the County Law, in relation to the compensation of supervisors." (No. 1690, Int. No. 582.)

"An act to amend section one hundred and thirty-seven of the Insurance Law, in relation to licenses in excepted cases." (No. 1154, Int. No. 968.)

"An act to amend the Education Law, generally." (No. 1494, Int. No. 999.)

"An act to repeal section two hundred and ninety-one of the Membership Corporations Law, in relation to personal liability of trustees or directors of corporations for raising, breeding and improving horses." (No. 299, Int. No. 291.)

"An act making an appropriation to reimburse certain towns of Cattaraugus county for moneys expended in the repair and improvement of public highways and bridges on the Indian reservation in such county, in the year nineteen hundred and nine." (No. 1592, Int. No. 1185.)

"An act to amend the Penal Law, in relation to pool-selling, book-making, bets and wagers." (No. 1252, Int. No. 292.)

The bill (No. 1300, Int. No. 139) entitled "An act to provide for repairs, improvements and betterments to the State armory, in the borough of Brooklyn in the city of New York, occupied by the Forty-seventh Regiment, National Guard, State of New York, and making an appropriation therefor," was read the second time.

On motion of Mr. G. W. Brown, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 418, Int. No. 398) entitled "An act to provide for the acquisition and preservation of the historic house and grounds formerly owned and occupied by General Nicholas Herkimer, in the town of Danube, in the county of Herkimer, and making an appropriation therefor," was read the second time.

On motion of Mr. Eveleth, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1403, Int. No. 1133) entitled "An act to amend section three hundred and twenty-eight of the Code of Civil Procedure, in relation to assistant clerks in the City Court of the city of New York," was read the second time.

On motion of Mr. Foley, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1673, Int. No. 320) entitled "An act to amend the Code of Civil Procedure, relative to and as to what shall constitute adverse possession," was read the second time.

On motion of Mr. Fowler, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 980, Int. No. 839) entitled "An act to amend the Penal Law, in regard to sepulchres and the burial of human remains upon canal lands of the State," was read the second time.

On motion of Mr. Fowler, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1627, Int. No. 1274) entitled "An act to amend the Domestic Relations Law, in relation to qualifications for matrimony as to age of parties and consent of parents," having been announced for a second reading,

On motion of Mr. Oliver, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The bill (No. 1651, Int. No. 90) entitled "An act to amend the Penal Law, prohibiting persons not admitted to practice as attorneys and counselors in the courts of record of the State from practicing in any court or before any magistrate or performing any legal service within any city of the first or second class," was read the second time.

On motion of Mr. Haines, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 427, Int. No. 407) entitled "An act making an appropriation for building a new road on the reservation of the Tuscarora Indians, in the county of Niagara, and improving a portion of the Upper Mountain road on the same reservation," was read the second time.

On motion of Mr. Keller, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1605, Int. No. 1252) entitled "An act to amend the Code of Civil Procedure, in relation to security upon sale by referee," was read the second time.

On motion of Mr. Lee, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 362, Int. No. 346) entitled "An act to amend the Penal Law, relative to the punishment of parents, guardians or other persons for contributing to the delinquency and offenses of children," having been announced for a second reading,

On motion of Mr. Oliver, and by unanimous consent, said bill was ordered placed on the second reading calendar for Tuesday next.

The bill (No. 72, Int. No. 72) entitled "An act to amend section twenty-one hundred and forty-five of the Penal Law, in relation to Sunday baseball," having been announced for a second reading,

On motion of Mr. Lansing, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The bill (No. 1411, Int. No. 1141) entitled "An act to provide for changing and straightening the channel of Starch Factory creek, in the city of Utica, and constructing a new concrete masonry culvert to carry said creek underneath and across Broad street in said city, at a new location, and making an appropriation therefor," was read the second time.

On motion of Mr. Manley, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1261, Int. No. 1037) entitled "An act making an appropriation for the State's proportion of the amounts appropriated for the repair of highways, pursuant to sections ninety and ninety-three of the Highway Law, and to provide funds for

complying with the requirements of section one hundred and fifty-seven of the Highway Law," was read the second time.

On motion of Mr. Merritt, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1044, Int. No. 895) entitled "An act to amend the General Business Law, in relation to the sale of unclaimed articles and other property covered by the lien of the keeper of a hotel, apartment hotel, inn, boarding-house or lodging-house," was read the second time.

On motion of Mr. Oliver, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1045, Int. No. 896) entitled "An act to amend the Lien Law, in relation to the sale of personal property to satisfy a lien," was read the second time.

On motion of Mr. Oliver, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1625, Int. No. 1272) entitled "An act to amend the Forest, Fish and Game Law, in relation to the open season for lake trout in Owasco lake," was read the second time.

On motion of Mr. Reed, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1689, Int. No. 1311) entitled "An act to accept a deed of gift and an assignment of lease in perpetuity, from the corporation of Witherbee, Sherman and Company to the people of the State of New York, of land in the town of Crown Point, Essex county, New York, embracing the sites of Fort Saint Frederick and Fort Amherst," was read the second time.

On motion of Mr. Shea, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1408, Int. No. 1138) entitled "An act to amend section three hundred and thirty-five of the Code of Civil Procedure, in relation to attendants in the City Court of the city of New York," was read the second time.

On motion of Mr. A. E. Smith, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1536, Int. No. 1220) entitled "An act to amend chapter five hundred and forty-nine of the Laws of eighteen hundred and seventy-four, entitled 'An act to provide for the plant-

ing and protection of oysters in those portions of the Great South bay, lying in the town of Islip, Suffolk county, wherein the taking of clams cannot be profitably followed as a business,' in relation to allotments of portions of such bay," was read the second time.

On motion of Mr. Thompson, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1476, Int. No. 1182) entitled "An act to amend the Forest, Fish and Game Law, in relation to the open season for woodcock on Long Island," was read the second time.

On motion of Mr. Weiland, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 234, Int. No. 229) entitled "An act to amend the Code of Civil Procedure, relating to matrimonial actions," having been announced for a second reading,

On motion of Mr. Oliver, and by unanimous consent, said bill was ordered placed on the second reading calendar for Tuesday next.

The bill (No. 1571, Int. No. 1232) entitled "An act to amend the Forest, Fish and Game Law, in relation to the waters and territory comprising the Saint Lawrence reservation," was read the second time.

On motion of Mr. Wood, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1553, Int. No. 1024) entitled "An act to amend the Liquor Tax Law, in relation to bonds to be given," having been announced for a second reading,

On motion of Mr. Oliver, and by unanimous consent, said bill was ordered placed on the second reading calendar for Tuesday next.

The bill (No. 1502, Int. No. 238) entitled "An act to amend the Village Law, in relation to powers of sewer commissioners," was read the second time.

On motion of Mr. Crocker, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1687, Int. No. 1309) entitled "An act in relation to the extension, improvement and development of the water works, plant and water supply of the city of Ogdensburg and the

issuance, sale and redemption of city bonds therefor," was read the second time.

On motion of Mr. Gray, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1688, Int. No. 1310) entitled "An act in relation to the refunding and payment of certain outstanding bonded indebtedness of the city of Ogdensburg by the issuance and sale of other bonds of said city therefor and to provide for the redemption of such refunding bonds," was read the second time.

On motion of Mr. Gray, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 981, Int. No. 840) entitled "An act to amend the Liquor Tax Law, in relation to persons to whom liquor shall not be sold or given away," was read the second time.

On motion of Mr. Green, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1578, Int. No. 1239) entitled "An act to amend the Liquor Tax Law, in relation to fees for search for seizure of liquors kept for unlawful traffic," having been announced for a second reading,

On motion of Mr. Oliver, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The Senate bill (No. 178, Rec. No. 53) entitled "An act to amend the Village Law, relative to drains," having been announced for a second reading,

On motion of Mr. Oliver, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The bill (No. 1274, Int. No. 1050) entitled "An act to amend chapter one hundred and sixty of the Laws of nineteen hundred, entitled 'An act to incorporate the city of Cortland,' relative to the bond of the city chamberlain," having been announced for a third reading,

On motion of Mr. Howard, said bill was laid aside, and ordered stricken from the calendar.

The bill (No. 1669, Int. No. 1125) entitled "An act to amend the Banking Law, relative to personal associations," having been announced for a third reading,

On motion of Mr. Oliver, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The bill (No. 1644, Int. No. 178) entitled "An act to amend the Highway Law, in relation to the adoption of the labor system of removing snow," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 104

NOES 00

Those who voted in the affirmative were:

Abbey	Crocker	Herrick	Metzendorf	Thorn
Allen A F	Cross	Hinman	Miller J L	Trombly
Allen H E	Delano	Hoey	Murray	Van Olinda
Argetsinger	De Long	Holden	Nolan	Vicinus
Barden	Doherty	Howard	Odell	Vosburgh
Baumes	Donovan	Jackson	Oliver	Walker
Boshart	Ebbets	Keller	Parker	Walters
Boylan	Farrell	Lachman	Patrie	Waters
Brainerd	Fay	Lansing	Perkins	Weiland
Brown C F	Filley	Lowman	Phillips J S	Weinstein
Brown G W	Foley	Lupton	Pitkin	White E H
Burgoyne	Fowler	Macdonald	Reed	White L H
Callan	Gerhardt	MacGregor	Rozan	Whitley
Caughlan	Gerken	Manley	Sanner	Whitney
Cheney	Gillen	MacGregor	Shea	Wilkie
Clarke R H	Goodspeed	Manley	Shepardson	Wilsnack
Coffey	Goodwin	Marlatt	Smith A E	Wood
Colné	Graubard	McElligott	Smith M	Wright
Conklin	Greenwood	McInerney	Stivers	Yale
Connell	Haines	McKeon	Sullivan	Young F L
Cosad	Hearn	Merritt	Sweet	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The Senate bill (No. 683, Rec. No. 61) entitled "An act to legalize certain acts, resolutions and proceedings of the board of supervisors of Rensselaer county, relative to the employment of an attorney or other assistant in the matter of the examination of sales of real property for unpaid taxes in said county, and relative to the appointment of a clerk to the finance committee of

said board, and to confer upon said board further powers in relation thereto," having been announced for a third reading,

On motion of Mr. Filley, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The Senate bill (No. 405, Rec. No. 55) entitled "An act to amend the Poor Law, in relation to the relief of soldiers, sailors and their families," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 102

NOES 00

Those who voted in the affirmative were:

Abbey	Crocker	Herrick	Miller J L	Thorn
Allen A F	Cross	Hinman	Murray	Trombly
Allen H E	Delano	Hoey	Nolan	Van Olinda
Argetsinger	De Long	Holden	Odell	Vicinus
Barden	Doherty	Howard	Oliver	Vosburgh
Baumes	Donovan	Jackson	Parker	Walker
Boshart	Ebbets	Keller	Patric	Walters
Boylan	Farrell	Lachman	Perkins	Waters
Brainerd	Fay	Lansing	Phillips J S	Weiland
Brown C F	Filley	Lowman	Pitkin	Weinstein
Brown G W	Foley	Lupton	Reed	White E H
Burgoyne	Fowler	Macdonald	Rozan	White L H
Callan	Gerhardt	MacGregor	Sanner	Whitley
Caughlan	Gerken	Manley	Shea	Whitney
Cheney	Gillen	Marlatt	Shepardson	Wilkie
Clarke R H	Goodspeed	McElligott	Smith A E	Wilsnack
Coffey	Goodwin	McInerney	Smith M	Wood
Colné	Graubard	McKeon	Stivers	Wright
Conklin	Greenwood	Merritt	Sullivan	Yale
Connell	Haines	Metzendorf	Sweet	Young F L
Cosad	Hearn			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 252, Rec. No. 29) entitled "An act to amend chapter three hundred of the Laws of nineteen hundred and four, entitled 'An act to revise and consolidate the several acts relative to the city of Niagara Falls,' relating to the powers

and duties of the board of grade crossing commissioners," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 102

NOES 00

Those who voted in the affirmative were:

Abbey	Crocker	Herrick	Miller J L	Thorn
Allen A F	Cross	Hinman	Murray	Trombly
Allen H E	Delano	Hoey	Nolan	Van Olinda
Argetsinger	De Long	Holden	Odell	Vicinus
Barden	Doherty	Howard	Oliver	Vosburgh
Baumes	Donovan	Jackson	Parker	Walker
Boshart	Ebbets	Keller	Patrie	Walters
Boylan	Farrell	Lachman	Perkins	Waters
Brainerd	Fay	Lansing	Phillips J S	Weiland
Brown C F	Filley	Lowman	Pitkin	Weinstein
Brown G W	Foley	Lupton	Reed	White E H
Burgoyne	Fowler	Macdonald	Rozan	White L H
Callan	Gerhardt	MacGregor	Sanner	Whitley
Caughlan	Gerken	Manley	Shea	Whitney
Cheney	Gillen	Marlatt	Shepardson	Wilkie
Clarke R H	Goodspeed	McElligott	Smith A E	Wilsnack
Coffey	Goodwin	McInerney	Smith M	Wood
Colné	Graubard	McKeon	Stivers	Wright
Conklin	Greenwood	Merritt	Sullivan	Yale
Connell	Haines	Metzendorf	Sweet	Young F L
Cosad	Hearn			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 251, Rec. No. 30) entitled "An act to amend chapter three hundred of the Laws of nineteen hundred and four, entitled 'An act to revise and consolidate the several acts relative to the city of Niagara Falls,'" was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 101

NOES 00

Those who voted in the affirmative were:

Abbey	Crocker	Hearn	Metzendorf	Sweet
Allen A F	Cross	Herrick	Miller J L	Thorn
Allen H E	Delano	Hinman	Murray	Trombly
Argetsinger	De Long	Hoey	Nolan	Van Olinda
Barden	Doherty	Holden	Odell	Vosburgh
Baumes	Donovan	Howard	Oliver	Walker
Boshart	Ebbets	Jackson	Parker	Walters
Boylan	Farrell	Keller	Patrie	Waters
Brainerd	Fay	Lachman	Perkins	Weiland
Brennan	Filley	Lansing	Phillips J S	Weinstein
Brown C F	Foley	Lowman	Pitkin	White E H
Brown G W	Fowler	Lupton	Reed	White L H
Burgoyne	Gerhardt	Macdonald	Rozan	Whitley
Callan	Gerken	MacGregor	Sanner	Whitney
Caughlan	Gillen	Manley	Shea	Wilkie
Cheney	Goodspeed	Marlatt	Shepardson	Wilsnack
Clarke R H	Goodwin	McElligott	Smith A E	Wood
Coffey	Graubard	McInerney	Smith M	Wright
Colné	Greenwood	McKeon	Stivers	Yale
Connell	Haines	Merritt	Sullivan	Young F L
Cosad				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 399, Rec. No. 49) entitled "An act to amend chapter seven hundred and fifty-five of the Laws of nineteen hundred and seven, entitled 'An act constituting the charter of the city of Rochester,' in relation to the fire pension fund," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 102

NOES 00

Those who voted in the affirmative were:

Abbey	Cosad	Hearn	Metzendorf	Sweet
Allen A F	Crocker	Herrick	Miller J L	Thorn
Allen H E	Cross	Hinman	Murray	Trombly
Argetsinger	Delano	Hoey	Nolan	Van Olinda
Barden	De Long	Holden	Odell	Vosburgh

Baumes	Doherty	Howard	Oliver	Walker
Boshart	Donovan	Jackson	Parker	Walters
Boylan	Ebbets	Keller	Patrie	Waters
Brainerd	Farrell	Lachman	Perkins	Weiland
Brennan	Fay	Lansing	Phillips J S	Weinstein
Brown C F	Filley	Lowman	Pitkin	White E H
Brown G W	Foley	Lupton	Reed	White L H
Burgoyne	Fowler	Macdonald	Rozan	Whitley
Callan	Gerhardt	MacGregor	Sanner	Whitney
Caughlan	Gerken	Manley	Shea	Wilkie
Cheney	Gillen	Marlatt	Shepardson	Wilsnack
Clarke R H	Goodspeed	McElligott	Smith A E	Wood
Coffey	Goodwin	McInerney	Smith M	Wright
Colné	Graubard	McKeon	Stivers	Yale
Conklin	Greenwood	Merritt	Sullivan	Young F L
Connell	Haines			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 559, Rec. No. 59) entitled "An act to amend chapter seven hundred and fifty-five of the Laws of nineteen hundred and seven, entitled 'An act constituting the charter of the city of Rochester,' in relation to the Municipal Court," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 102

NOES 00

Those who voted in the affirmative were:

Abbey	Cross	Hearn	Metzendorf	Sweet
Allen A F	Delano	Herrick	Miller J L	Thorn
Allen H E	De Long	Hinman	Murray	Trombly
Argetsinger	Doherty	Hoey	Nolan	Van Olinda
Barden	Donovan	Holden	Odell	Vosburgh
Baumes	Ebbets	Howard	Oliver	Walker
Boshart	Farrell	Jackson	Parker	Walters
Boylan	Fay	Keller	Patrie	Waters
Brainerd	Filley	Lachman	Perkins	Weiland
Brown C F	Foley	Lansing	Phillips J S	Weinstein
Brown G W	Fowler	Lowman	Pitkin	White E H
Burgoyne	Gerhardt	Lupton	Reed	White L H
Callan	Gerken	Macdonald	Rozan	Whitley
Caughlan	Gillen	MacGregor	Sanner	Whitney
Cheney	Goodspeed	Manley	Shea	Wilkie
Clarke R H	Goodwin	Marlatt	Shepardson	Wilsnack

Coffey	Graubard	McElligott	Smith A E	Wood
Colné	Greenwood	McInerney	Smith M	Wright
Connell	Hackett	McKeon	Stivers	Yale
Cosad	Haines	Merritt	Sullivan	Young F L
Crocker				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate returned the Assembly bill (No. 563, Senate reprint No. 850, Int. No. 304) entitled "An act to amend the Code of Civil Procedure, in relation to security for costs in actions in the County Court of the county of Albany and the City Court of Albany," with a message that they have concurred in the passage of the same, with the following amendment:

Page 1, line 6, insert a comma after the word "Queens" and word "Rensselaer" in italics.

Said bill having been announced, Mr. Hinman moved to reconsider the vote by which said bill was passed.

Mr. Speaker put the question whether the House would agree to the reconsideration of the vote on the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 102

NOES 00

Those who voted in the affirmative were:

Abbey	Cross	Hinman	Murray	Thompson
Allen A F	Delano	Hoey	Neupert	Thorn
Allen H E	De Long	Holden	Nolan	Trombly
Argetsinger	Doherty	Howard	Odell	Van Olinda
Barden	Donovan	Jackson	Oliver	Vosburgh
Baumes	Ebbets	Keller	Parker	Walker
Boshart	Farrell	Lachman	Patrie	Walters
Boylan	Fay	Lansing	Perkins	Waters
Brainerd	Filley	Lowman	Phillips J S	Weiland
Brown C F	Foley	Lupton	Pitkin	Weinstein
Brown G W	Fowler	Macdonald	Reed	White E H
Burgoyne	Gerken	MacGregor	Rozan	White L H
Callan	Gillen	Manley	Sanner	Whitley
Caughlan	Goodspeed	Marlatt	Shea	Whitney
Cheney	Goodwin	McElligott	Shepardson	Wilkie
Clarke R H	Graubard	McInerney	Smith A E	Wilsnack
Coffey	Greenwood	McKeon	Smith M	Wood
Colné	Hackett	Merritt	Stivers	Wright
Connell	Haines	Metzendorf	Sullivan	Yale
Cosad	Hearn	Miller J L	Sweet	Young F L
Crocker	Herrick			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendment of the Senate thereto.

Mr. Doherty offered for the consideration of the House a resolution, in the words following:

Concurrent resolution recommending the erection of a high school on a certain plot of land in the city of New York, county of New York.

Whereas, The city of New York is the owner in fee of a certain plot or tract of land in the borough of Manhattan, bounded as follows: On the north by Ninety-first street; on the east by the East river; on south by Ninetieth street, and on the west by Avenue A; and,

Whereas, Said tract of land is of great value, is unimproved and unproductive; and,

Whereas, There are several grammar schools in the immediate vicinity of said plot of land whose graduates are obliged to attend high schools several miles distant therefrom, there being no high school in said locality; therefore, be it

Resolved (if the Senate concur), That the Legislature recommend that the board of education of said city of New York make application to the board of estimate and apportionment of said city for permission and proper appropriation to erect a suitable high school upon said plot or tract of land pursuant to the provisions of the charter of the city of New York.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

On motion of Mr. Merritt, the House adjourned.

MONDAY, APRIL 11, 1910.

The House met pursuant to adjournment.

Prayer by Rev. Alfred J. Higgins.

On motion of Mr. Merritt, the reading of the journal of Friday, April 8, 1910, was dispensed with and the same was approved.

Mr. Speaker presented the annual report of the State Commissioner of Excise, which was laid upon the table and ordered printed.

(See Assembly Document No. 57.)

A message from the Governor, by the hand of his secretary, was received and read in words following:

STATE OF NEW YORK — EXECUTIVE CHAMBER,
ALBANY, April 11, 1910.

To the Legislature:

I place before you a report which has been made to me by the Superintendent of Insurance. While the Superintendent is armed with power to examine witnesses and to compel the production of books and papers in proceedings within the scope of his departmental action, he has come upon certain suggestive facts apparently lying outside his official cognizance and of a character to be adequately dealt with only through means which your honorable body is competent to authorize.

The revelations in the inquiry recently conducted by the Senate and the facts brought to light by the Superintendent of Insurance make it imperative that there should be a thorough investigation with respect to legislative processes and as to the corrupt practices which have been effectual in advancing or blocking legislation. It is not necessary for me to review these disclosures or to attempt to appraise their cumulative effect. It is sufficient to say that they have caused every honest citizen to tingle with shame and indignation and have made irresistible the demand that every proper means should be employed to purge and to purify.

It is the high privilege of the Legislature, in the discharge of its obligations to itself and to the people of the State, to follow the salutary action already taken in its upper branch by appropriate steps for the exposure and destruction of combinations and conspiracies against the just use of the law-making power and by providing suitable protection against the recurrence of such abuses. This is a promising opportunity to pursue the opening trails of corruption, to reveal illicit methods and agencies, to uncover the perfidious influences which have dishonored the State and thus to aid in securing the wholesome exercise of its beneficent authority.

It is the unquestioned prerogative of the Legislature to inquire into the course of legislation, the integrity of legislative procedure and the means by which its action has been procured or frustrated.

In this there is no usurpation or confusion of function, but the proper safeguarding of the legislative power. The Legislature is entitled to know how, wherein and by whom it has been deceived and its powers perverted.

Important as will be the wholesome and corrective influence of publicity with respect to these matters, the purpose and result of inquiry extend beyond the bounds of mere disclosure. We are far from perfection in legislative method. Nor have we exhausted available measures of protection against traffic in legislation and chicanery in dealing with bills. No subject deserves more thorough consideration to the end that the opportunities of those who are willing to buy legislative favor or to use representative powers for personal profit should be limited to the utmost degree. It may be impossible wholly to eradicate these evils, but to the extent that the nature of the illicit intercourse is understood, and the methods and instrumentalities which have been successful are exposed, there may be intelligent effort at remedial action through both statutes and legislative rules. The time is ripe, in my judgment, for a full and painstaking inquiry to expose the worst of public wrongs and to prepare the way for needed improvements in our laws and legislative processes.

I therefore recommend an immediate, impartial, thorough and unsparing investigation into legislative practices and procedure and into the use of corrupt or improper means for the promotion or defeat of legislation, such inquiry not to be limited to but suitable to embrace the matters adduced in the recent proceeding by the Senate and those presented by the report herewith submitted of the Superintendent of Insurance, in order that, so far as evidence may be obtainable, the actual facts may be known, that there may be a full understanding of the methods and agencies employed in connection with legislative proposals and that well-considered recommendations for appropriate remedies may be made.

(Signed) CHARLES E. HUGHES.

STATE OF NEW YORK — INSURANCE DEPARTMENT,

ALBANY, April 8, 1910.

To the Honorable CHARLES E. HUGHES, *Governor, Albany, N. Y.:*

SIR.—On March 18, 1910, a public investigation of the expenses of insurance companies, from 1900 to 1910, inclusive, particularly in connection with legislation, was begun at the New York offices of this department. The testimony and exhibits

therein, together with a formal report, will later be transmitted to you. The character of the facts developed and the nature of the difficulties encountered in conducting the investigation further seem to make it proper that I at this time lay before you the following summary:

An examination of the Phoenix Insurance Company of Brooklyn, begun last October, brought to light a mass of correspondence seeming to disclose an intimate relation between the president of that company and legislation affecting fire insurance companies during the last decade. The material thus revealed suggested an examination of the books and records of several other companies and, in January of this year, such examination was ordered. This examination showed that very considerable sums of money had been paid by a large number of domestic fire insurance companies, and disbursed by or through the president of the Phoenix Company in promoting or retarding legislation.

The facts thus developed formed a basis for further inquiry, with the result that, on March 18th, a public investigation, under the authority conferred by section 39 of the Insurance Law, was commenced. Inasmuch as the expenses of life insurance companies in connection with legislation had been quite generally developed by the legislative investigation of 1905, it was not thought either expedient or necessary to devote much time to an inquiry into the disbursements of companies of this character. Indeed, with possibly a few exceptions, only such facts as showed disbursements by life companies which were not brought out in 1905 form a part of the record of this investigation.

The result of the investigation thus far warrants the following statements:

I. Legislative expenditures in New York by insurance companies authorized to do business in this State were particularly conspicuous in the years 1901, 1903, 1904, 1905, 1906 and 1909, and notably significant in two or three of such years.

II. These disbursements were made (a) by individual companies, in connection with legislation affecting such companies (b) by syndicates of companies, apparently willing to do the work for all, and (c) by the New York Board of Fire Underwriters, a corporation supported by annual assessments on practically all of the companies doing business in New York, such assessments being based on premium income, and whose committee on laws and legislation is, by its by-laws, charged with the responsibility of watching over legislative affairs.

III. The moneys so paid were disbursed for (a) traveling expenses of individuals and delegations, (b) annual and special retainers of regular counsel, (c) so-called retainers of legislative

lawyers, (d) contributions to political committees, (e) gifts or payments to men of political prominence and influence, and (f) entertaining legislators and others, at times in a somewhat lavish manner. The aggregate of disbursements of this character, as the record now stands — such disbursements being largely from the treasuries of fire insurance companies — approximates and probably exceeds \$150,000.

IV. The disbursements for traveling expenses and to counsel for services in the preparation of briefs and the presentation of arguments to legislative committees are, doubtless, legitimate. It has not, however, yet been possible to examine into certain large disbursements of this kind made, from 1901 to 1906, inclusive, to regular counsel resident in New York city. The size, frequency and limited distribution of payments to so-called lawyers and legislative agents resident in Albany are suspicious, and seem to call for further inquiry through an investigation of broader range than is possible under section 39 of the Insurance Law. Particularly is this true of a fund of \$10,000, raised by four companies in 1903; a fund of \$15,000, raised and disbursed in 1904; and funds of \$5,000 each, disbursed in 1905 and 1909, respectively. A disbursement of \$8,311.98 by the New York Board of Fire Underwriters in 1901, and an auxiliary fund of \$5,000, raised by certain of the companies contributory to that board, in the same year, have been largely accounted for. The facts developed as to these various funds prove that some of the moneys went to the Republican State Committee, in recognition of the interest of certain members of such committee at the time various bills were passed; some to prominent politicians; some to past members of the Legislature, supposedly of influence; and a large portion to a legislative agent, formerly connected with the Insurance Department of the State of New York, whose disbursements of such funds are sufficiently characterized in his own correspondence, but whose memory seems lapsed, whose books are apparently nonexistent, and an inspection of whose bank account has been denied. Numerous items of proof, however, warrant the inference that some of the moneys thus disbursed went further than the persons to whom they were paid by the representative of the insurance interests.

V. Several witnesses offered proof of direct propositions made by so-called lobbyists looking to the payment of money to such persons, that it might be by them distributed amongst members of past Legislatures.

VI. Instances of the attempted collection of funds for the purpose of contributing to the campaigns of legislative candidates were also developed.

VII. Much was also elicited as to so-called "strike" bills, and the log-rolling of such bills in and out of committees, responsive to the influence of lobbyists and legislative agents, often, apparently, that they might either prove their usefulness or exact larger contributions from their dupes.

VIII. Similarly, numerous instances evidencing the holding up of meritorious bills and the threatened passage of bad bills, until the desired consideration reached the bank accounts of the middle men, were also developed.

In short, while absolute proof showing the transit of money from the bank account of an insurance company into the hands or the bank account of a legislator is lacking, the record of the investigation as thus far made up warrants the statement that, during the past decade, particularly in the first five years of such decade, a system of bill-killing and law-getting has existed which is a reproach to the people of the State. That such system existed prior to 1900 is also apparent from the facts developed on the investigation.

During the progress of the investigation, the chief witness frequently refused to answer questions, thereby making himself liable for contempt under section 61 of the Public Officers Law. He also served a notice upon his principal bank of deposit, the result of which was that such bank declined to produce a transcript of his account which it had been subpoenaed to produce. It was not thought essential to the development of the facts that the investigation proper be halted to compel the answering of questions and the production of books. Nor is it doubted that, under existing law, such testimony and production can be compelled.

A difficulty, apparently insuperable, has, however, developed. The books of the Phoenix Insurance Company showed that, while the chief witness in this investigation was a member of the Insurance Department of this State, such company had loaned him \$13,000 on the collateral of 100 shares of the International Banking & Trust Company. The latter company was the successor in interest of the American Bond and Mortgage Guaranty Company, to which a special charter, giving extraordinary powers — some of them of an insurance nature — had been voted by the Legislature of 1900. Inquiry into this transaction suggested the importance of a careful investigation of the books of certain financial institutions now out of business, to the end that the circumstances surrounding the acquisition of portions of such stock by this witness and others might be spread upon the record. Again, a notice was served which, in effect, prevented an examination of such books; and further progress along this line was thus, for the time, blocked.

The testimony of a voluntary witness, however, threw a strong light upon the methods followed by those who sought special charters, with wide corporate powers, from the Legislatures of several years ago.

Likewise, further inquiry into certain facts — developed as the result of a suggestion made by the counsel of former Senator Conger — seems to be not only effectively blocked, but, also, probably improper. Ellingwood & Cunningham were, from 1900 to about March, 1905, a stock brokerage house, operating in New York. A petition in bankruptcy was filed against them, and a settlement made with their creditors. Their books, papers and records, however, remained in the possession of James W. Cunningham, one of the members of the firm. For about five years prior to the failure of this firm, one G. Tracy Rogers — who at that time seems to have been the legislative representative at Albany of the traction interests — was a special partner in the firm.

A subpoena served upon Mr. Cunningham resulted in his placing in the possession of the superintendent of insurance three large loose-leaf ledgers, covering the transactions of his firm from 1900 to March, 1905, inclusive. He also gave information as to the existence and character of the other books, papers and records of such firm, and promised to make the same available. An examination of such ledgers developed the existence therein of accounts with several former members of the Legislature, some of whom had been active on the insurance and rules committees. Mr. Cunningham was, therefore, asked to take the stand and give evidence tending to develop whether any of the transactions with such members had to do with moneys disbursed by insurance companies. His examination at once made it very doubtful whether further inquiry could properly be made under section 39 of the Insurance Law.

The accounts referred to, however, together with the testimony of the witness Cunningham — both read in connection with the accounts on such books of G. Tracy Rogers and others associated with him — warrant a strong suspicion that such books, to an extent at least, had been a clearing house for financial transactions connected with legislation during the period mentioned.

Thus far, thirteen accounts have been examined, nine of which appear to have been with those who were members of the Legislature at that time, and four with persons prominently associated with legislative affairs or in the same coterie of political influence. Several other accounts, particularly those of G. Tracy Rogers and of syndicates or partnerships of which he was a member, have also been found in such books.

Among the significant facts disclosed in the thirteen accounts just mentioned are the following:

1. Several of the accounts either have their origin or become active near the close of the legislative sessions of 1900 or 1901.

2. Some of such accounts show credits of cash in considerable amount, at about the time the Legislatures of those years adjourned.

3. In some instances, these credits show that they resulted from a cash or a check payment by G. Tracy Rogers, or through a transfer from his account.

4. In two or three of the accounts, credits of cash, sometimes from or through the account of G. Tracy Rogers, were offset almost immediately by cash withdrawals.

5. Some of the accounts show purchases and short sales, evidencing the possession by the person interested of inside information as to prospective operations through manipulations in Wall street.

6. In one account, numerous unexplained entries were made, showing withdrawals by one of the persons mentioned, at a time when he was a heavy debtor of the firm.

7. In a considerable number of accounts appear transactions in stock indicated by the word "Trans", which seems to mean the stock of either the New York Transportation Company or the New York Electric Vehicle Transportation Company; two corporations at that time closely allied and ultimately merged under the name of the former. By chapter 657 of the Laws of 1900, it became possible for the first mentioned company greatly to extend its franchise in the City of New York. Coincident with the passage of this bill, several of the persons whose names appear in these books seem to have acquired blocks of this stock. The books do not furnish complete information as to such acquisition, but the significance of some of the dates — they being almost coincident with the final action taken by the Legislature on the bill which ultimately became chapter 657 — is notable. Equally notable is the fact that, when several of these blocks were sold by this brokerage house, in 1901, the price realized seems to have been more than double the market price of such stocks at that time.

There are also minor peculiarities about these accounts which suggest investigation, as, for instance: (a) In several accounts, the absence of cash or margin credits at times of purchases; (b) in one of the accounts, the rebating of a considerable sum of interest; and (c) the apparent fact that some of the accounts show large debit balances at the time of the failure of the brokerage house, but seem not to have since been pressed for payment.

Certain of the accounts in these ledgers show a close connection

between G. Tracy Rogers and the Metropolitan traction interests in New York city. The character of the securities dealt in frequently recalls legislation urged or retarded at about the same time.

In short, these books — together with the memoranda, check stub books, checks and correspondence of this firm — seem to call for further investigation and inquiry. When an effort was made so to do, objection thereto was raised by an attorney, who had not previously been the counsel of the witness and who declined to be sworn when an attempt was made to ascertain his connection, if any, with interests represented by G. Tracy Rogers.

It is not apparent that the Superintendent of Insurance as such, has power, under section 39, to proceed further with this phase of the pending investigation. For that reason, the facts thus far developed and the books and papers now in my possession are thus laid before you.

Respectfully submitted,
(Signed) WILLIAM H. HOTCHKISS,
Superintendent of Insurance.

The Senate sent for concurrence the following bill:

“An act to amend the Benevolent Orders Law, in relation to the Modern Woodmen of America” (No. 671, Rec. No. 94), which was read the first time and referred to the committee on charitable and religious societies.

Mr. A. F. Allen introduced a bill entitled “An act to amend article two of the Insurance Law, in relation to surrendered and lapsed policies of life insurance” (Int. No. 1388), which was read the first time and referred to the committee on insurance.

Mr. Lansing introduced a bill entitled “An act to amend the Penal Law, in relation to public traffic on Sunday” (Int. No. 1389), which was read the first time and referred to the committee on codes.

Mr. Merritt introduced a bill entitled “An act making an appropriation for the State Commission of Highways for the maintenance and repair of public highways improved or constructed by State aid” (Int. No. 1390), which was read the first time and referred to the committee on ways and means.

Also, “An act to amend the Public Service Commissions Law, in relation to telegraph and telephone lines and companies” (Int.

No. 1391), which was read the first time and referred to the committee on electricity, gas and water supply.

Mr. Sullivan introduced a bill entitled "An act to provide for the acquisition by the State of certain land in the village of Fredonia for normal school purposes, and making an appropriation therefor" (Int. No. 1392), which was read the first time and referred to the committee on ways and means.

Also, "An act to amend chapter one hundred and one of the Laws of nineteen hundred and seven, entitled 'An act authorizing the board of supervisors of Chautauqua county to declare the office of county clerk of such county a salaried office and to fix and determine the amount of compensation and regulating the management of such office,' in relation to bond of subordinates in the county clerk's office" (Int. No. 1393), which was read the first time and referred to the committee on internal affairs.

Mr. Lupton introduced a bill entitled "An act to amend the Education Law, in relation to the assessment of property for actual district taxes" (Int. No. 1394), which was read the first time and referred to the committee on taxation and retrenchment.

Mr. Brainerd introduced a bill entitled "An act to amend the Tax Law, in relation to exemption from taxation of interest-bearing deposits" (Int. No. 1395), which was read the first time and referred to the committee on taxation and retrenchment.

Mr. Marlatt introduced a bill entitled "An act to amend the Forest, Fish and Game Law, relating to hunting license" (Int. No. 1396), which was read the first time and referred to the committee on fisheries and game.

Mr. Lowman introduced a bill entitled "An act to amend chapter four hundred and seventy-seven of the Laws of nineteen hundred and six, entitled 'An act to revise the charter of the city of Elmira,' generally" (Int. No. 1397), which was read the first time and referred to the committee on affairs of cities.

Mr. Boylan introduced a bill entitled "An act to amend chapter one hundred and nine of the Laws of nineteen hundred and six, entitled 'An act to terminate the use of streets, avenues and public places in the city of New York, in the borough of Manhattan, by railroads operated by steam locomotive power at grade,' in relation to the removal of tracks" (Int. No. 1398), which was read the first time and referred to the committee on railroads.

Mr. E. Young introduced a bill entitled "An act to amend chapter three hundred and seventy-nine of the Laws of nineteen hundred and nine, entitled 'An act to authorize the board of trustees of the village of Ellenville, in the county of Ulster, to provide for a supply of water for such village and to raise the necessary funds therefor by issuing and selling village bonds,' relative to the total expense authorized and to the amount of bonds to be issued therefor" (Int. No. 1399), which was read the first time and referred to the committee on affairs of villages.

Mr. Merritt introduced a bill entitled "An act to amend the Highway Law, in relation to salaries" (Int. No. 1400), which was read the first time and referred to the committee on ways and means.

Mr. C. W. Phillips introduced a bill entitled "An act to amend the Labor Law, in relation to ventilation in factories" (Int. No. 1401), which was read the first time and referred to the committee on labor and industries.

Mr. J. S. Parker introduced a bill entitled "An act to amend the Labor Law, in relation to the Department of Labor, and creating therein a new bureau" (Int. No. 1402), which was read the first time and referred to the committee on ways and means.

Mr. Oliver introduced a bill entitled "An act making an appropriation to enforce and carry out the provisions of the Agricultural Law relating to pure foods and dairy products" (Int. No. 1403), which was read the first time and referred to the committee on ways and means.

By unanimous consent, Mr. Ebbets introduced a bill entitled "An act to amend the Banking Law, in relation to the powers and the supervision of mortgage and investment companies" (Int. No. 1404), which was read the first time and referred to the committee on banks.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Green (No. 1306, Int. No. 1061), entitled "An act to amend the Greater New York charter, relative to bureaus of the department of finance."

Also, the bill introduced by Mr. Lee (No. 1552, Int. No. 436), entitled "An act to prescribe the method by which and the terms and conditions under which shall be determined the amount of any

indebtedness heretofore incurred by the city of New York for rapid transit or dock investments which may be excluded in ascertaining the power of the city to become indebted under the provisions of section ten of article eight of the Constitution of the State."

Also, the bill introduced by Mr. Whitney (No. 1660, Int. No. 1293), entitled "An act to amend chapter one hundred and six of the Laws of eighteen hundred and ninety-one, entitled 'An act to revise, consolidate and amend the several acts relating to the village of Mechanicville, and to repeal certain acts,' in relation to chief engineer and fire warden."

Also, the bill introduced by Mr. Gray (No. 1688, Int. No. 1310), entitled "An act in relation to the refunding and payment of certain outstanding bonded indebtedness of the city of Ogdensburg, by the issuance and sale of other bonds of said city therefor and to provide for the redemption of such refunding bonds."

Also, the bill introduced by Mr. Gray (No. 1687, Int. No. 1309), entitled "An act in relation to the extension, improvement and development of the water works, water plant and water supply of the city of Ogdensburg and the issuance, sale and redemption of city bonds therefor."

Also, the bill introduced by Mr. Reed (No. 1625, Int. No. 1272), entitled "An act to amend the Forest, Fish and Game Law, in relation to the open season for lake trout in Owaseo lake."

Also, the bill introduced by Mr. Weiland (No. 1476, Int. No. 1182), entitled "An act to amend the Forest, Fish and Game Law, in relation to the open season for woodcock on Long Island."

Also, the bill introduced by Mr. Wood (No. 1571, Int. No. 1232), entitled "An act to amend the Forest, Fish and Game Law, in relation to the waters and territory comprising the Saint Lawrence reservation."

Also, the bill introduced by Mr. Crocker (No. 1502, Int. No. 238), entitled "An act to amend the Village Law, in relation to powers of sewer commissioners."

Also, the bill introduced by Mr. Oliver (No. 1044, Int. No. 895), entitled "An act to amend the General Business Law, in relation to the sale of unclaimed articles and other property cov-

ered by the lien of the keeper of a hotel, apartment hotel, inn, boarding-house or lodging-house."

Also, the bill introduced by Mr. Lee (No. 1605, Int. No. 1252), entitled "An act to amend the Code of Civil Procedure, in relation to security upon sale by referee."

Also, the bill introduced by Mr. Foley (No. 1403, Int. No. 1133), entitled "An act to amend section three hundred and twenty-eight of the Code of Civil Procedure, in relation to assistant clerks in the City Court of the city of New York."

Also, the bill introduced by Mr. Shea (No. 1689, Int. No. 1311), entitled "An act to accept a deed of gift and an assignment of lease in perpetuity, from the corporation of Witherbee, Sherman and Company to the people of the State of New York, of land in the town of Crown Point, Essex county, New York, embracing the sites of Fort Saint Frederick and Fort Amherst."

Also, the bill introduced by Mr. Kellar (No. 427, Int. No. 407), entitled "An act making an appropriation for building a new road on the reservation of the Tuscarora Indians, in the county of Niagara, and improving a portion of the Upper Mountain road on the same reservation."

Also, the bill introduced by Mr. G. W. Brown (No. 1300, Int. No. 139), entitled "An act to provide for repairs, improvements and betterments to the State Armory, in the borough of Brooklyn in the city of New York, occupied by the Forty-seventh Regiment, National Guard, State of New York, and making an appropriation therefor."

Also, the bill introduced by Mr. Manley (No. 1411, Int. No. 1141), entitled "An act to provide for changing and straightening the channel of Starch Factory creek, in the city of Utica, and for constructing a new concrete masonry culvert to carry said creek underneath and across Broad street in said city, at a new location, and making an appropriation therefor."

Also, the bill introduced by Mr. Thompson (No. 1536, Int. No. 1220), entitled "An act to amend chapter five hundred and forty-nine of the Laws of eighteen hundred and seventy-four, entitled 'An act to provide for the planting and protection of oysters in those portions of the Great South bay, lying in the town of Islip, Suffolk county, wherein the taking of clams cannot be

profitably followed as a business,' in relation to allotments of portions of such bay."

Also, the bill introduced by Mr. Eveleth (No. 418, Int. No. 398), entitled "An act to provide for the acquisition and preservation of the historic house and grounds formerly owned and occupied by General Nicholas Herkimer, in the town of Danube, in the county of Herkimer, and making an appropriation therefor," reported the same without recommendations, which report was agreed to, and said bills ordered engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Walters (No. 1608, Int. No. 1255), entitled "An act to amend chapter six hundred and eighty-one of the Laws of nineteen hundred and five, entitled 'An act to supplement the provisions of law relating to the department of finance of the city of Syracuse,'" reported the same with the following recommendations:

Page 1, line 5, strike out "known as", also after "seven" strike out the comma and insert "thereof,".

Page 2, line 23, strike out "and eight", also after "chapter" insert "section eight of said chapter as added by, and section nine as renumbered by chapter two hundred and twenty-nine of the Laws of nineteen hundred and nine,".

Page 2, line 24, strike out "to read", also strike out "and", and after "nine" insert "and ten".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Coffey (No. 1581, Int. No. 1242), entitled "An act to amend chapter one hundred and eighty-two of the Laws of eighteen hundred and ninety-two, entitled 'An act to incorporate the city of Mount Vernon,' as amended by chapter six hundred and ninety-two of the Laws of eighteen hundred and ninety-six, relative to the board of health," reported the same with the following recommendations:

Page 1, line 3 of the title, strike out "as amended by chapter".

Page 1, strike out line 4 of the title.

Page 1, line 5 of the title, strike out "and ninety-six,".

Page 1, line 6, strike out "so as".

Page 2, line 3, after business insert "**[with]**".

Page 2, line 3, italicize the word "within".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Foley (No. 887, Int. No. 775), entitled "An act to amend the Greater New York charter, relative to proceedings for street opening," reported the same with the following recommendations:

Page 2, line 4, after "tunnels" insert comma.

Page 4, line 1, strike out the final "s" in "commissioners".

Page 5, line 11, after "or" insert "of".

Page 6, line 21, strike out "described" and insert "prescribed".

Page 6, line 21, after the word "by" strike out "the".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Caughlan (No. 1462, Int. No. 1167), entitled "An act to amend the Greater New York charter, as re-enacted by chapter four hundred and sixty-six of the Laws of nineteen hundred and one, relative to local improvements and assessments therefor," reported the same with the following recommendations:

Page 1, line 1 of the title, strike out "as re-enacted by".

Page 1, strike out line 2 of the title.

Page 1, line 3 of the title, strike out "hundred and one".

Page 2, line 10, after "tax" insert "-".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Lee (No. 1047, Int. No. 882), entitled "An act to amend chapter four of the Laws of eighteen hundred and ninety-one, entitled 'An act to provide for rapid transit railways in cities of over one million inhabitants,' generally," reported the same with the following recommendations:

Page 1, line 4, strike out "heretofore"; same line, strike out "section four of chapter".

Page 1, strike out lines 5, 6, 7, 8, 9 and 10.

Page 2, strike out line 1 and line 2 down to and including the word "of".

Page 3, between "sub" and "surface" insert "-".

Page 3, line 8, strike out "as heretofore" and insert "of such chapter,"

Page 3, strike out lines 9, 10, 11, 12, 13, 14, 15, 16, 17 and 18 down to and including the word "of", and insert "as amended by".

Page 3, line 19, strike out "further".

Page 5, line 8, strike out "said act, as heretofore" and insert "such chapter as".

Page 5, line 9, strike out "section eleven of".

Page 5, line 10, strike out "further".

Page 6, line 9, strike out "said act" and insert "such chapter"; also strike out "heretofore".

Page 6, line 10, strike out "section fifteen of".

Page 6, line 11, strike out "and by section five of"; also insert comma after "five".

Page 6, line 13, after "six" insert comma, and strike out "and by".

Page 6, line 14, after "one" insert comma and strike out "and by section five of".

Page 6, line 16, insert comma after "four" and strike out "and by section ten of".

Page 6, line 17, insert comma after "six" and strike out "and by section nine-".

Page 6, line 18, strike out "teen of" and insert in place thereof "and".

Page 6, line 20, strike out "which shall read" and insert "to be subdivisions four and five thereof, to read, respectively".

Page 7, line 5, strike out "said act" and insert "such chapter"; also strike out "heretofore".

Page 7, line 14, strike out "section nineteen of".

Page 7, line 15, strike out "further".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. A. E. Smith (No. 895, Int. No. 783), entitled "An act amending the Greater New York charter, in relation to the licensing and regulating of certain trades or business," reported the same with the following recommendation:

Page 1, line 1 of the title, strike out "Amending" and insert "To amend".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Coffey (No. 1377, Int. No. 1112), entitled "An act to amend sections four and two hundred and forty-one of chapter one hundred and twenty-eight of the Laws of eighteen hundred and ninety-nine, entitled 'An act to incorporate the city of New Rochelle,' in relation to issuing bonds and repealing section eighty-three of said chapter," reported the same with the following recommendations:

Page 1, line 1 of the title, strike out "sections four and two hundred and forty-one of".

Page 1, line 2, after "nine" insert ", entitled 'An act to incorporate the city of New Rochelle,'".

Page 1, line 3, strike out "so as".

Page 2, line 15, after "of" insert "such" and strike out "one hundred",.

Page 2, strike out all of line 16 and insert "as amended by chapter two hundred and seventy of the Laws of nineteen hundred and four,".

Page 2, line 17, strike out "so as".

Page 2, line 24, after "cause" insert "the".

Page 3, line 1, before "time" insert "a".

Page 3, line 2, after "termine" insert comma.

Page 3, line —, after "system" insert comma.

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Feeley (No. 1632, Int. No. 1279), entitled "An act to amend chapter one hundred and twenty of the Laws of eighteen hundred and eighty-six, entitled 'An act to revise the charter of the city of Lockport,' relating to the street lighting fund and the construction of water pipes in said city," reported the same with the following recommendations:

Page 1, line 1, strike out "and two hun-".

Page 1, line 2, strike out "dred and four".

Page 1, line 4, strike out "and the several acts amendatory" and insert "as amended by chapter five hundred and seventy-one of the Laws of eighteen hundred and eighty-seven, and chapter two hundred and thirty-seven of the Laws of eighteen hundred and ninety-eight,".

Page 1, line 5, strike out "thereof and supplemental thereto, are" and insert "is"; also strike out "so as" in same line.

Page 1, line 9, strike out semicolon after "city".

Page 2, line 2, after "electricity" strike out the comma.

Page 2, line 5, after "maintenance" strike out the comma.

Page 2, after line 8, insert "§ 2. Section two hundred and four of such chapter is hereby amended to read as follows:"

Page 2, line 12, after "therefor" insert a comma; and after "declare" strike out the comma.

Page 2, line 14, italicize the following: "No petition shall be necessary for the construction of a water pipe when the board of health shall, by resolution, declare the same necessary for the public health, and where the common council shall also determine, and in the ordinance therefor declared, that the construction thereof is necessary for the public health."

Page 2, line 20, strike out the numeral "2" and insert "3".

Page 2, line 7, after "thousand" strike out the comma.

Page 1, line 1, strike out the final "s" in "Sections".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Feeley (No. 1526, Int. No. 1207), entitled "An act to amend chapter one hundred and twenty of the Laws of eighteen hundred and eighty-six, entitled 'An act to revise the charter of the city of Lockport,' relating to the bond of the city treasurer and the term of office of constables," reported the same with the following recommendations:

Page 1, line 1, strike out the final "s" in "Sections".

Page 1, line 1, strike out "and seventy-seven."

Page 1, strike out line 4, and insert "as amended by chapter five hundred and seventy-one of the Laws of eighteen hundred and eighty-seven, chapter two hundred and seventy-six of the Laws of nineteen hundred, and chapter five hundred and fifty-seven of the Laws of nineteen hundred and six,".

Page 1, line 5, strike out "are" and insert "is"; also strike out "so as".

Page 2, after line 25, insert "§ 2. Section seventy-seven of such chapter is hereby amended to read as follows:"

Page 3, after "misconduct" strike out the semicolon and insert a comma.

Page 2, line 24, strike out the numeral "2" and insert "3".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Abbey (No. 1649, Int. No. 1108), entitled "An act to legalize the official acts of Cornelius Loudon in the years nineteen hundred and six, seven, eight and nine as deputy town clerk of the town of Phelps in the county of Ontario, under George R. Clark, town clerk of said town," reported the same with the following recommendations:

On page 1, line 5, strike out the word "herby" and insert in the place thereof the word "hereby".

On page 2, line 2, strike out the word "herby" and insert in the place thereof the word "hereby".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. A. E. Smith (No. 1408, Int. No. 1138), entitled "An act to amend section three hundred and thirty-five of the Code of Civil Procedure, in relation to attendants in the City Court of the city of New York," reported the same with the following recommendations:

On page 1, line 3, strike out the period after the word "attendants" and insert in the place thereof ", etc.".

On page 1, line 5, insert a comma after the word "remove".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Fowler (No. 1673, Int. No. 320), entitled "An act to amend the Code of Civil Procedure, relative to and as to what shall constitute adverse possession," reported the same with the following recommendations:

On page 1, line 6, insert a comma after the word "premises".

On page 2, line 3, strike out the word "continuous" and insert in the place thereof the word "continued".

On page 2, line 13, insert a comma after the word "possession".

On page 2, line 22, add "s" to the word "purpose".

On page 3, line 25, insert the word "a" after the word "or".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was

referred the bill introduced by Mr. Haines (No. 1651, Int. No. 90), entitled "An act to amend the Penal Law, prohibiting persons not admitted to practice as attorneys and counselors in the courts of record of the State from practicing in any court or before any magistrate or performing any legal service within any city of the first or second class," reported the same with the following recommendations:

On page 1, line 4 of the title, after "magistrate" strike out "or performing any legal service".

On page 2, line 1, insert a comma after "ceive", and a comma after "indirectly".

Same page, line 3, strike out after "practice" the word "a" and insert "as".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Fowler (No. 980, Int. No. 839), entitled "An act to amend the Penal Law, in regard to sepultures and the burial of human remains upon canal lands of the State," reported the same with the following recommendations:

On page 1, line 2, after "act" insert "providing".

Same page, line 4, after "by" strike out "adding" and insert "inserting".

Same page, line 5, after "be" strike out "known as".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Oliver (No. 1045, Int. No. 896), entitled "An act to amend the Lien Law, in relation to the sale of personal property to satisfy a lien," reported the same with the following recommendation:

On page 1, line 9, after "by" insert "the".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Green (No. 981, Int. No. 840), entitled "An act to amend the Liquor Tax Law, in relation to persons to whom liquor shall not be sold or given away," reported the same with the following recommendations:

On page 1, line 3, strike out the comma after "liquors".

On page 2, line 18, after "in" strike out "a" and insert in the place thereof "the".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. Cheney, from the committee on printed and engrossed bills, reported the following bills as correctly printed and engrossed:

"An act to amend the Forest, Fish and Game Law, in relation to the open season for lake trout, in Owasco lake." (No. 1625, Int. No. 1272.)

"An act to amend the Public Health Law, in relation to prohibiting putrid deposits and sewage in certain waters in the counties of Hamilton and Herkimer." (No. 1550, Int. No. 630.)

"An act to amend the Forest, Fish and Game Law, in relation to the waters and territory comprising the Saint Lawrence reservation." (No. 1571, Int. No. 1232.)

"An act to amend chapter four hundred and eighteen of the Laws of nineteen hundred and eight, entitled 'An act to regulate the sessions of the board of supervisors in Oneida county and to fix the compensation of the members thereof,' in relation to the compensation of such members." (No. 1515, Int. No. 1200.)

"An act to ratify the proceedings of the board of supervisors of Westchester county relating to the issuance of temporary loan bonds of said county in the principal amount of thirty-six thousand five hundred and twenty-two and thirteen-one-hundredths dollars, directed to be issued by the act of said board of supervisors, passed January seventeenth, nineteen hundred and ten, to ratify the execution and authorize the issuance of said bonds, to authorize the raising of taxes to pay the principal and interest of said bonds and to authorize the resale of said bonds under certain conditions." (No. 1630, Int. No. 1277.)

"An act to accept the deed of gift and an assignment of lease in perpetuity, from the corporation of Witherbee, Sherman and Company to the people of the State of New York, of land in the town of Crown Point, Essex county, New York, embracing the sites of Fort Saint Frederick and Fort Amherst." (No. 1689, Int. No. 1311.)

"An act to amend the County Law, in relation to special deputy clerks in Queens county." (No. 1245, Int. No. 591.)

“An act to provide for changing and straightening the channel of Starch Factory creek, in the city of Utica, and for constructing a new concrete masonry culvert to carry said creek underneath and across Board street in said city, at a new location, and making an appropriation therefor.” (No. 1411, Int. No. 1141.)

“An act to provide for repairs, improvements and betterments to the State armory, in the borough of Brooklyn in the city of New York, occupied by the Forty-seventh Regiment, National Guard, State of New York, and making an appropriation therefor.” (No. 1300, Int. No. 139.)

“An act to amend section three hundred and twenty-eight of the Code of Civil Procedure, in relation to assistant clerks in the City Court of the city of New York.” (No. 1403, No. 1133.)

“An act to amend the Village Law, in relation to powers of sewer commissioners.” (No. 1502, Int. No. 238.)

“An act to provide for the acquisition and preservation of the historic house and grounds formerly owned and occupied by General Nicholas Herkimer, in the town of Danube, in the county of Herkimer, and making an appropriation therefor.” (No. 418, Int. No. 398.)

“An act to authorize the city of New Rochelle to borrow money, by the issue of bonds, for the uses and purposes of the fire department of said city and authorizing the use of an unexpended balance of a previous bond issue.” (No. 1532, Int. No. 1214.)

“An act to amend the charter of the city of New Rochelle, in relation to the raising of money by tax for the care of the trees on the highways and in the public parks of the city, and providing for borrowing money for the care of such trees in the year nineteen hundred and ten.” (No. 1530, Int. No. 1212.)

“An act to ratify the proceedings of the board of supervisors of Westchester county, relating to the issuance of funding bonds of said county in the principal amount of eighty-five thousand two hundred and eight and sixty-six one-hundredths dollars, directed to be issued by the act of said board of supervisors, passed January seventeenth, nineteen hundred and ten, to ratify the execution and authorize the issuance of said bonds, to authorize the raising of taxes to pay the principal and interest of said bonds and to authorize the resale of said bonds under certain conditions.” (No. 1631, Int. No. 1278.)

"An act to authorize the city of New Rochelle to use the unexpended and unappropriated balance of a previous bond issue." (No. 1387, Int. No. 1113.)

"An act to amend the Code of Civil Procedure, in relation to security upon sale by referee." (No. 1605, Int. No. 1252.)

"An act to amend the Greater New York charter, relative to bureaus of the department of finance." (No. 1306, Int. No. 1061.)

"An act making an appropriation for building a new road on the reservation of the Tuscarora Indians, in the county of Niagara, and improving a portion of the Upper Mountain road on the same reservation." (No. 427, Int. No. 407.)

"An act to amend chapter one hundred and six of the Laws of eighteen hundred and ninety-one, entitled 'An act to revise, consolidate and amend the several acts relating to the village of Mechanicville, and to repeal certain acts, in relation to chief engineer and fire warden.'" (No. 1660, Int. No. 1293.)

"An act to amend the General Business Law, in relation to the sale of unclaimed articles and other property covered by the lien of the keeper of a hotel, apartment hotel, inn, boarding-house or lodging-house." (No. 1044, Int. No. 895.)

"An act in relation to the extension, improvement and development of the water works, water plant and water supply of the city of Ogdensburg and the issuance, sale and redemption of city bonds therefor." (No. 1687, Int. No. 1309.)

"An act to amend chapter five hundred and forty-nine of the Laws of eighteen hundred and seventy-four, entitled 'An act to provide for the planting and protection of oysters in those portions of the Great South bay, lying in the town of Islip, Suffolk county, wherein the taking of clams cannot be profitably followed as a business,' in relation to allotments of portions of such bay." (No. 1536, Int. No. 1220.)

"An act to prescribe the method by which and the terms and conditions under which shall be determined the amount of any indebtedness heretofore incurred by the city of New York for rapid transit or dock investments which may be excluded in ascertaining the power of the city to become indebted under the provisions of section ten of article eight of the Constitution of the State." (No. 1552, Int. No. 436.)

“An act to amend the County Law, in relation to the office of county auditor.” (No. 1693, Int. No. 752.)

“An act to amend the Tax Law, in relation to the exemption of property held by a municipal corporation for the treatment and disposal of sewage.” (No. 463, Int. No. 438.)

“An act to amend the Greater New York charter, relative to the powers of the commissioners of the sinking fund of the city of New York, in its discretion, to cancel and annul taxes, assessments, Croton water rents, et cetera, in certain cases.” (No. 1016, Int. No. 868.)

“An act to amend the Forest, Fish and Game Law, in relation to the open season for woodcock on Long Island.” (No. 1476, Int. No. 1182.)

“An act in relation to the refunding and payment of certain outstanding bonded indebtedness of the city of Ogdensburg by the issuance and sale of other bonds of said city therefor and to provide for the redemption of such refunding bonds.” (No. 1688, Int. No. 1310.)

“An act to amend section seven hundred and ninety-eight of the Code of Civil Procedure, in relation to the time for the service of pleadings and papers by mail.” (No. 1559, Int. No. 542.)

“An act to amend the Village Law, in relation to adoption and enforcement of building and sanitary codes in villages of the first class.” (No. 164, Int. No. 163.)

“An act to amend the Penal Law, in relation to compulsory prostitution of women.” (No. 1593, Int. No. 79.)

“An act to amend the County Law, in relation to compensation of supervisors in Rockland, Broome and Ontario counties, and to repeal chapter one hundred and eighty-six of the Laws of eighteen hundred and sixty-nine.” (No. 1453, Int. No. 831.)

“An act to amend chapter eighty-seven of the Laws of nineteen hundred and five, entitled ‘An act to authorize the city of Mount Vernon to borrow money by the issue of bonds, for the purpose of purchasing sites and erecting buildings for the use of the fire and police departments, and to provide a sinking fund to pay principal and interest of said bonds.’” (No. 1582, Int. No. 1243.)

“An act to amend chapter three hundred and forty-three of

the Laws of nineteen hundred and eight, entitled 'An act authorizing and empowering the city of Mount Vernon to construct a sewerage disposal works, and to issue bonds for the purpose of paying for the same.' (No. 1443, Int. No. 1160.)

"An act to amend the Insanity Law, relative to the annual reports of the State Commission in Lunacy." (No. 491, Int. No. 466.)

"An act to amend the Greater New York charter, in relation to cemeteries in Queens county." (No. 1557, Int. No. 652.)

"An act to amend the Penal Law, in relation to keeping gaming and betting establishments." (No. 1244, Int. No. 293.)

"An act to amend the Code of Civil Procedure, in relation to fees of justice of the peace." (No. 1594, Int. No. 310.)

"An act to amend the Greater New York charter, relative to the duties of the chamberlain." (No. 1404, Int. No. 1134.)

"An act to amend the Highway Law, in relation to State's share of expense of maintaining certain county roads." (No. 1616, Int. No. 1263.)

"An act to amend the Religious Corporations Law, in relation to changing the number of trustees of an incorporated church." (No. 1519, Int. No. 1204.)

"An act to amend the County Law, in relation to time and manner of payment of the salary of the county judge in Niagara county." (No. 1577, Int. No. 1238.)

"An act to amend the Greater New York charter, relative to powers of the board of health, the board of trustees of Bellevue and allied hospitals, the commissioner of public charities, and the commissioner of correction." (No. 1333, Int. No. 1093.)

"An act to authorize the city of Buffalo to issue its bonds for the purpose of raising money to construct bridges and to construct, reconstruct, strengthen and repair viaducts and other structures built in pursuance of agreements between the grade crossing commissioners of said city and any railroad company or companies." (No. 1224, Int. No. 1022.)

"An act to revive and extend the corporate existence of the Montrose Avenue Land Company." (No. 1444, Int. No. 1161.)

"An act to amend chapter five hundred and seventy of the Laws of nineteen hundred and nine, entitled 'An act to establish

the city court of Buffalo, defining its powers and jurisdiction and providing for its officers,' in relation to powers as a court of special sessions." (No. 1661, Int. No. 1294.)

"An act to amend section one hundred and sixty-nine of the Judiciary Law, relative to the power of the Supreme Court justices residing in, and the county judge of, Erie county." (No. 1385, Int. No. 1122.)

On motion of Mr. Parker, and by unanimous consent, the committee on revision was instructed to report Assembly bill (No. 1716, Int. No. 53), entitled "An act to amend and revise an act entitled 'An act to establish the public service commissions and prescribing their powers and duties, and to provide for the regulation and control of certain public service corporations and making an appropriation therefor,' the said act as so amended and revised to constitute chapter forty-eight of the Consolidated Laws," with the following recommendations:

Page 3, line 24, bracket comma after "described".

Line 27, bracket comma after "commission".

Page 4, line 18, bracket comma after "operated".

Page 6, lines 1, 2, strike out "a ferry owned and operated by a municipality,".

Line 6, strike out "controlled,".

Line 14, bracket comma after "ing", insert "or", bracket "or controlling".

Line 26, strike out "electrical".

Page 7, line 7, after "others" insert) parenthesis.

Page 10, line 4, after "stations" insert comma.

Page 11, line 1, strike out "also".

Line 13, after "gas" insert "corporation".

Line 16, after "gas" insert "corporation".

Line 22, after "gas" insert "corporation".

Line 23, after "and" insert "shall".

Line 25, after "require" insert comma.

Page 20, line 19, strike out "subject-".

Line 22, after "corporation" insert comma.

Page 31, line 19, after "type" insert comma.

Page 37, line 16, after "fare" insert comma.

Page 45, line 23, after "power" insert comma.

Page 46, line 4, strike out comma after "service" and insert semicolon.

Page 48, line 1, after "proper" insert comma.

Line 6, strike out comma after "year", strike out "and".

- Page 49, line 1, after "form" insert comma.
Line 12, after "commission" insert comma.
Line 13, after "commission" insert comma.
Page 52, line 17, bracket comma after "hearing".
Line 21, after "for" insert "the".
Line 26, strike out "s" in "provisions", insert comma after "law".
Page 55, line 12, strike out comma after "specified".
Lines 19, 20, strike out "or conveyances".
Page 57, line 20, strike out "s" in "corporations".
Page 58, line 24, strike out comma after "transfer".
Page 59, line 10, after "railroad" strike out comma.
Line 12, strike out "operating", insert "operated".
Line 23, after "provided", insert comma.
Line 26, bracket comma after "thereto".
Page 60, line 25, strike out comma after "corporation".
Page 65, line 15, insert comma after "state".
Line 17, strike out "of a".
Line 21, insert comma after "acquired".
Page 67, line 6, strike out comma after "made", insert semi-colon.
Line 15, insert comma after "order".
Line 24, strike out comma after "contained", strike out "however".
Page 69, line 23, strike out comma after "chapter".
Page 72, line 2, strike out comma after "chapter".
Line 12, strike out comma after "chapter".
Line 18, strike out comma after "chapter".
Page 73, line 1, bracket "on interstate traffic".
Line 17, after "gas" insert "corporations".
Page 75, line 23, after "gas" insert "corporation".
Page 76, line 1, strike out "providing", insert "provided".
Line 5, strike out comma after "service".
Page 78, line 23, strike out comma after "also".
Line 24, strike out comma after "tion".
Page 79, line 19, strike out comma after "acts", strike out comma after "regulations".
Page 83, line 6, strike out comma after "tecum".
Line 10, strike out comma after "questions".
Line 15, strike out comma after "question".
Line 16, strike out comma after "commission".
Line 17, strike out comma after "provided".
Page 84, line 22, strike out comma after "days".
Page 86, line 22, strike out comma after "commission".

Page 87, line 11, bracket comma after "sealed".

Line 14, strike out comma after "meters".

Line 20, insert comma after "corporation".

Line 22, strike out comma after "correct".

Page 88, line 16, insert comma after "consumer".

Line 23, insert comma after "subdivision".

Page 90, line 13, strike out comma after "ments".

Line 16, strike out comma after "made", insert semi-colon.

Line 21, insert comma after "money".

Line 25, insert comma after "order".

Page 91, line 1, strike out comma after "not", strike out comma after "part".

Line 3, strike out comma after "contained", strike out "however".

Line 9, strike out comma after "provided".

Page 93, line 8, after "gas"-insert "corporation".

Page 94, line 1, strike out comma after "chapter".

Page 94, line 14, insert comma after "elsewhere", after "gas", insert "corporation".

Line 19, insert comma after "power".

Page 96, line 2, after "furnished" insert semi-colon.

Page 96, line 17, insert comma after "scale".

Line 18, strike out comma after "motion".

Line 26, strike out comma after "regard", strike out comma after "things".

Page 97, line 7, strike out comma after "ter".

Page 105, line 11, strike out dash —, after "38" insert comma.

Page 105, line 16, after section mark insert "105." comma.

Page 56, line 21, after "effective." insert "Nothing in this subdivision shall be construed to require a through route between railroad corporations and street railroad corporations between points reached by such railroad corporations."

Mr. Crocker offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on affairs of villages be discharged from the further consideration of the bill (No. 1502, Int. No. 238), entitled "An act to amend the Village Law, in relation to powers of sewer commissioners."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Said bill having been announced, Mr. Crocker moved to amend as follows:

Page 1, line 1, after the words "Section 1," strike out the words "Section two hundred and sixty-seven of".

Page 1, line 4, after the word "amended" strike out to and including the word "amended" on page 2, line 7.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

On motion of Mr. Crocker, said bill was ordered reprinted and recommitted to said committee.

The bill (No. 1627, Int. No. 1274) entitled "An act to amend the Domestic Relations Law, in relation to qualifications for matrimony as to age of parties and consent of parents," having been announced for a second reading,

On motion of Mr. Oliver, and by unanimous consent, said bill was ordered placed on the second reading calendar for Wednesday next.

The bill (No. 72, Int. No. 72) entitled "An act to amend section twenty-one hundred and forty-five of the Penal Law, in relation to Sunday baseball," having been announced for a second reading,

On motion of Mr. Lansing, and by unanimous consent, said bill was ordered placed on the second reading calendar for Wednesday next.

The bill (No. 1578, Int. No. 1239) entitled "An act to amend the Liquor Tax Law, in relation to fees for search for seizure of liquors kept for unlawful traffic," was read the second time.

On motion of Mr. J. L. Miller, said bill was placed on the order of third reading and referred to the committee on revision.

The Senate bill (No. 178, Rec. No. 53) entitled "An act to amend the Village Law, relative to drains," was read the second time.

On motion of Mr. Waters, said bill was placed on the order of third reading.

The bill (No. 1584, Int. No. 1245) entitled "An act to amend chapter three hundred and five of the Laws of eighteen hundred and fifty-three, entitled 'An act to consolidate the several school districts and parts of districts in the village of Pulaski into one

district, and provide for a school therein,' in relation to annual school meeting and terms of trustees," was read the second time.

On motion of Mr. Sweet, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1621, Int. No. 1268) entitled "An act to amend the Town Law, in relation to preparation and distribution of lists or abstracts of audited and rejected accounts against the town," having been announced for a second reading,

On motion of Mr. Whitney, and by unanimous consent, said bill was ordered placed on the second reading calendar for Wednesday next.

The bill (No. 1679, Int. No. 1300) entitled "An act to amend the Highway Law, in relation to the liability of the State for damages," was read the second time.

On motion of Mr. Whitney, said bill was placed on the order of third reading and referred to the committee on revision.

By unanimous consent, Mr. Glore offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on banks be discharged from the further consideration of the Senate bill (No. 856, Rec. No. 75), entitled "An act to amend the Banking Law, relative to personal associations."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

On motion of Mr. Glore, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Glore, and by unanimous consent, said bill was then read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 136

NOES 00

Those who voted in the affirmative were:

Abbey
Allen A F

Delano
De Long

Haines
Harwood

Metzendorf
Miller J L

Sweet
Thompson

Allen H E	Doherty	Hearn	Miller W G	Thorn
Argetsinger	Donnelly	Herrick	Murray	Toombs
Barden	Donovan	Hinman	Neupert	Trombly
Baumes	Ebbets	Hoey	Nolan	Van Olinda
Beck	Evans	Holden	O'Connor	Vicinus
Boshart	Farrell	Howard	Odell	Vosburgh
Boylan	Fay	Jackson	Oliver	Walker
Brainerd	Feeley	Joseph	O'Neill J J	Walters
Brennan	Fillee	Keller	Parker	Ward
Brown C F	Foley	Lachman	Patrie	Waters
Brown G W	Friend	Lansing	Perkins	Weiland
Burgoyne	Frisbie	Lee	Phillips C W	Weinstein
Callan	Garfein	Levy A J	Pitkin	Wende
Caughlan	Gerhardt	Levy J	Raldiris	White E H
Chanler	Gerken	Lowman	Reed	White L H
Cheney	Gillen	Lupton	Roberts	Whitley
Clarke R H	Glore	Macdonald	Rozan	Whitney
Clark S C	Goldberg	MacGregor	Sanner	Wilkie
Coffey	Goodspeed	Manley	Shea	Wilsnack
Colné	Goodwin	Marlatt	Shepardson	Wood
Conklin	Graubard	McCue	Shortt	Wright
Connell	Gray	McElligott	Smith M	Yale
Cosad	Green	McInerney	Spielberg	Young E J
Crocker	Greenwood	McKeon	Stivers	Young F L
Cross	Hackett	Merritt	Sullivan	Zorn
Dana				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 1669, Int. No. 1125) entitled "An act to amend the Banking Law, relative to personal associations," having been announced for a third reading,

On motion of Mr. Glore, said bill was laid aside, and ordered stricken from the calendar.

The bill (No. 1690, Int. No. 582) entitled "An act to amend the County Law, in relation to the compensation of supervisors," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 136

NOES 00

Those who voted in the affirmative were:

Abbey	Delano	Haines	Metzendorf	Sweet
Allen A F	De Long	Harwood	Miller J L	Thompson
Allen H E	Doherty	Hearn	Miller W G	Thorn

Argetsinger	Donnelly	Herrick	Murray	Toombs
Barden	Donovan	Hinman	Neupert	Trombly
Baumes	Ebbets	Hoey	Nolan	Van Olinda
Beck	Evans	Holden	O'Connor	Vicinus
Boshart	Farrell	Howard	Odell	Vosburgh
Boylan	Fay	Jackson	Oliver	Walker
Brainerd	Feeley	Joseph	O'Neill J J	Walters
Brennan	Filley	Keller	Parker	Ward
Brown C F	Foley	Lachman	Patrie	Waters
Brown G W	Friend	Lansing	Perkins	Weiland
Burgoyne	Frisbie	Lee	Phillips C W	Weinstein
Callan	Garfein	Levy A J	Pitkin	Wende
Caughlan	Gerhardt	Levy J	Raldiris	White E H
Chanler	Gerken	Lowman	Reed	White L H
Cheney	Gillen	Lupton	Roberts	Whitley
Clarke R H	Glore	Macdonald	Rozan	Whitney
Clark S C	Goldberg	MacGregor	Sanner	Wilkie
Coffey	Goodspeed	Manley	Shea	Wilsnack
Colné	Goodwin	Marlatt	Shepardson	Wood
Conklin	Graubard	McCue	Shortt	Wright
Connell	Gray	McElligott	Smith M	Yale
Cosad	Green	McInerney	Spielberg	Young E
Crocker	Greenwood	McKeon	Stivers	Young F L
Cross	Hackett	Merritt	Sullivan	Zorn
Dana				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1154, Int. No. 968) entitled "An act to amend section one hundred and thirty-seven of the Insurance Law, in relation to licenses in excepted cases," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 136

NOES 00

Those who voted in the affirmative were:

Abbey	Delano	Haines	Metzendorf	Sweet
Allen A F	De Long	Harwood	Miller J L	Thompson
Allen H E	Doherty	Hearn	Miller W G	Thorn
Argetsinger	Donnelly	Herrick	Murray	Toombs
Barden	Donovan	Hinman	Neupert	Trombly
Baumes	Ebbets	Hoey	Nolan	Van Olinda
Beck	Evans	Holden	O'Connor	Vicinus
Boshart	Farrell	Howard	Odell	Vosburgh
Boylan	Fay	Jackson	Oliver	Walker
Brainerd	Feeley	Joseph	O'Neill J J	Walters
Brennan	Filley	Keller	Parker	Ward
Brown C F	Foley	Lachman	Patrie	Waters

Brown G W	Friend	Lansing	Perkins	Weiland
Burgoyne	Frisbie	Lee	Phillips C W	Weinstein
Callan	Garfein	Levy A J	Pitkin	Wende
Caughlan	Gerhardt	Levy J	Raldiris	White E H
Chanler	Gerken	Lowman	Reed	White L H
Cheney	Gillen	Lupton	Roberts	Whitley
Clarke R H	Glore	Macdonald	Rozan	Whitney
Clark S C	Goldberg	MacGregor	Sanner	Wilkie
Coffey	Goodspeed	Manley	Shea	Wilsnack
Colné	Goodwin	Marlatt	Shepardson	Wood
Conklin	Graubard	McCue	Shortt	Wright
Connell	Gray	McElligott	Smith M	Yale
Cosad	Green	McInerney	Spielberg	Young E
Crocker	Greenwood	McKeon	Stivers	Young F L
Cross	Hackett	Merritt	Sullivan	Zorn
Dana				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1592, Int. No. 1185) entitled "An act making an appropriation to reimburse certain towns of Cattaraugus county for moneys expended in the repair and improvement of public highways and bridges on the Indian reservation in such county, in the year nineteen hundred and nine," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 136

NOES 00

Those who voted in the affirmative were:

Abbey	Delano	Haines	Metzendorf	Sweet
Allen A F	De Long	Harwood	Miller J L	Thompson
Allen H E	Doherty	Hearn	Miller W G	Thorn
Argetsinger	Donnelly	Herrick	Murray	Toombs
Barden	Donovan	Hinman	Neupert	Trombly
Baumes	Ebbets	Hoey	Nolan	Van Olinda
Beck	Evans	Holden	O'Connor	Vicinus
Boshart	Farrell	Howard	Odell	Vosburgh
Boylan	Fay	Jackson	Oliver	Walker
Brainerd	Feeley	Joseph	O'Neill J J	Walters
Brennan	Filley	Keller	Parker	Ward
Brown C F	Foley	Lachman	Patrie	Waters
Brown G W	Friend	Lansing	Perkins	Weiland
Burgoyne	Frisbie	Lee	Phillips C W	Weinstein
Callan	Garfein	Levy A J	Pitkin	Wende
Caughlan	Gerhardt	Levy J	Raldiris	White E H
Chanler	Gerken	Lowman	Reed	White L H
Cheney	Gillen	Lupton	Roberts	Whitley

Clarke R H	Glore	Macdonald	Rozan	Whitney
Clark S C	Goldberg	MacGregor	Sanner	Wilkie
Coffey	Goodspeed	Manley	Shea	Wilsnack
Colné	Goodwin	Marlatt	Shepardson	Wood
Conklin	Graubard	McCue	Shortt	Wright
Connell	Gray	McElligott	Smith M	Yale
Cosad	Green	McInerney	Spielberg	Young E
Crocker	Greenwood	McKeon	Stivers	Young F L
Cross	Hackett	Merritt	Sullivan	Zorn
Dana				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1692, Int. No. 511) entitled "An act to provide for the sale of part of the armory site in the city of Olean, and the application of the proceeds of such sale," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 136

NOES 00

Those who voted in the affirmative were:

Abbey	Delano	Haines	Metzendorf	Sweet
Allen A F	De Long	Harwood	Miller J L	Thompson
Allen H E	Doherty	Hearn	Miller W G	Thorn
Argetsinger	Donnelly	Herrick	Murray	Toombs
Barden	Donovan	Hinman	Neupert	Trombly
Baumes	Ebbets	Hoey	Nolan	Van Olinda
Beck	Evans	Holden	O'Connor	Vicinus
Boshart	Farrell	Howard	Odell	Vosburgh
Boylan	Fay	Jackson	Oliver	Walker
Brainerd	Feeley	Joseph	O'Neill J J	Walters
Brennan	Filley	Keller	Parker	Ward
Brown C F	Foley	Lachman	Patrie	Waters
Brown G W	Friend	Lansing	Perkins	Weiland
Burgoyne	Frisbie	Lee	Phillips C W	Weinstein
Callan	Garfein	Levy A J	Pitkin	Wende
Caughlan	Gerhardt	Levy J	Raldiris	White E H
Chanler	Gerken	Lowman	Reed	White L H
Cheney	Gillen	Lupton	Roberts	Whitley
Clarke R H	Glore	Macdonald	Rozan	Whitney
Clark S C	Goldberg	MacGregor	Sanner	Wilkie
Coffey	Goodspeed	Manley	Shea	Wilsnack
Colné	Goodwin	Marlatt	Shepardson	Wood
Conklin	Graubard	McCue	Shortt	Wright
Connell	Gray	McElligott	Smith M	Yale
Cosad	Green	McInerney	Spielberg	Young E
Crocker	Greenwood	McKeon	Stivers	Young F L
Cross	Hackett	Merritt	Sullivan	Zorn
Dana				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1459, Int. No. 1029) entitled "An act to provide for the mapping of certain canal lands and the lands adjacent thereto belonging to the State, and making an appropriation therefor," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 136

NOES 00

Those who voted in the affirmative were:

Abbey	Delano	Haines	Metzendorf	Sweet
Allen A F	De Long	Harwood	Miller J L	Thompson
Allen H E	Doherty	Hearn	Miller W G	Thorn
Argetsinger	Donnelly	Herrick	Murray	Toombs
Barden	Donovan	Hinman	Neupert	Trombly
Baumes	Ebbets	Hoey	Nolan	Van Olinda
Beck	Evans	Holden	O'Connor	Vicinus
Boshart	Farrell	Howard	Odell	Vosburgh
Boylan	Fay	Jackson	Oliver	Walker
Brainerd	Feeley	Joseph	O'Neill J J	Walters
Brennan	Filley	Keller	Parker	Ward
Brown C F	Foley	Lachman	Patrie	Waters
Brown G W	Friend	Lansing	Perkins	Weiland
Burgoyne	Frisbie	Lee	Phillips C W	Weinstein
Callan	Garfein	Levy A J	Pitkin	Wende
Caughlan	Gerhardt	Levy J	Raldiris	White E H
Chanler	Gerken	Lowman	Reed	White L H
Cheney	Gillen	Lupton	Roberts	Whitley
Clarke R H	Glore	Macdonald	Rozan	Whitney
Clark S C	Goldberg	MacGregor	Sanner	Wilkie
Coffey	Goodspeed	Manley	Shea	Wilsnack
Colné	Goodwin	Marlatt	Shepardson	Wood
Conklin	Graubard	McCue	Shortt	Wright
Connell	Gray	McElligott	Smith M	Yale
Cosad	Green	McInerney	Spielberg	Young E
Crocker	Greenwood	McKeon	Stivers	Young F L
Cross	Hackett	Merritt	Sullivan	Zorn
Dana				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1328, Int. No. 1086) entitled "An act to amend the Election Law, in relation to the powers, duties and salaries of the State Superintendent of Elections and his appointees,"

was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 78

NOES 33

Those who voted in the affirmative were:

Allen A F	Connell	Hinman	Parker	Vosburgh
Argetsinger	Dana	Holden	Perkins	Walters
Barden	Doherty	Howard	Phillips C W	Waters
Bates	Donovan	Lachman	Pitkin	Weiland
Baumes	Ebbets	Lansing	Raldiris	Weinstein
Boshart	Feeley	Lee	Reed	White E H
Brainerd	Filley	Levy A J	Roberts	Whitley
Brown C F	Gerhardt	Lowman	Shea	Whitney
Brown G W	Glore	Lupton	Shepardson	Wilsnack
Burgoyne	Goodspeed	MacGregor	Shortt	Wood
Cheney	Goodwin	Marlatt	Stivers	Yale
Clarke R H	Gray	Merritt	Sullivan	Young E
Clark S C	Green	Nolan	Sweet	Young F L
Coffey	Greenwood	Odell	Thompson	Zorn
Colné	Haines	Oliver	Thorn	Speaker
Conklin	Higgins	O'Neil M A		

Those who voted in the negative were:

Abbey	De Long	Frisbie	Manley	Rozan
Boylan	Donnelly	Gillen	McCue	Smith A E
Brennan	Evans	Hackett	McElligott	Walker
Caughlan	Farrell	Harwood	Metzendorf	Wende
Chanler	Fay	Hoey	O'Connor	White L H
Cosad	Foley	Jackson	Patrie	Wright
Crocker	Friend	Levy J		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1589, Int. No. 838) entitled "An act to provide for free hospital boats or barges for the city of New York," having been announced for a third reading,

On motion of Mr. Conklin, and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next.

The bill (No. 1554, Int. No. 164) entitled "An act to amend the Education Law, in relation to payment of unpaid school taxes from county treasury," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 136

NOES 00

Those who voted in the affirmative were:

Abbey	Delano	Haines	Metzendorf	Sweet
Allen A F	De Long	Harwood	Miller J L	Thompson
Allen H E	Doherty	Hearn	Miller W G	Thorn
Argetsinger	Donnelly	Herrick	Murray	Toombs
Barden	Donovan	Hinman	Neupert	Trombly
Baumes	Ebbets	Hoey	Nolan	Van Olinda
Beck	Evans	Holden	O'Connor	Vicinus
Boshart	Farrell	Howard	Odell	Vosburgh
Boylan	Fay	Jackson	Oliver	Walker
Brainerd	Feeley	Joseph	O'Neill J J	Walters
Brennan	Filley	Keller	Parker	Ward
Brown C F	Foley	Lachman	Patrie	Waters
Brown G W	Friend	Lansing	Perkins	Weiland
Burgoyne	Frisbie	Lee	Phillips C W	Weinstein
Callan	Garfein	Levy A J	Pitkin	Wende
Caughlan	Gerhardt	Levy J	Raldiris	White E H
Chanler	Gerken	Lowman	Reed	White L H
Cheney	Gillen	Lupton	Roberts	Whitley
Clarke R H	Glore	Macdonald	Rozan	Whitney
Clark S C	Goldberg	MacGregor	Sanner	Wilkie
Coffey	Goodspeed	Manley	Shea	Wilsnack
Colné	Goodwin	Marlatt	Shepardson	Wood
Conklin	Graubard	McCue	Shortt	Wright
Connell	Gray	McElligott	Smith M	Yale
Cosad	Green	McInerney	Spielberg	Young E
Crocker	Greenwood	McKeon	Stivers	Young F L
Cross	Hackett	Merritt	Sullivan	Zorn
Dana				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1252, Int. No. 292) entitled "An act to amend the Penal Law, in relation to pool-selling, book-making, bets and wagers," having been announced for a third reading,

On motion of Mr. Perkins, said bill was ordered placed on the third reading calendar for Wednesday next.

The bill (No. 299, Int. No. 291) entitled "An act to repeal section two hundred and ninety-one of the Membership Corporations Law, in relation to personal liability of trustees or directors of corporations for raising, breeding and improving horses," having been announced for a third reading,

On motion of Mr. Perkins, said bill was ordered placed on the third reading calendar for Wednesday next.

The bill (No. 1558, Int. No. 770) entitled "An act to amend the Town Law, in relation to the conduct and places of holding special town meetings," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 136

NOES 00

Those who voted in the affirmative were:

Abbey	Delano	Haines	Metzendorf	Sweet
Allen A F	De Long	Harwood	Miller J L	Thompson
Allen H E	Doherty	Hearn	Miller W G	Thorn
Argetsinger	Donnelly	Herrick	Murray	Toombs
Barden	Donovan	Hinman	Neupert	Trombly
Baumes	Ebbets	Hoey	Nolan	Van Olinda
Beck	Evans	Holden	O'Connor	Vicinus
Boshart	Farrell	Howard	Odell	Vosburgh
Boylan	Fay	Jackson	Oliver	Walker
Brainerd	Feeley	Joseph	O'Neill J J	Walters
Brennan	Filley	Keller	Parker	Ward
Brown C F	Foley	Lachman	Patrie	Waters
Brown G W	Friend	Lansing	Perkins	Weiland
Burgoyne	Frisbie	Lee	Phillips C W	Weinstein
Callan	Garfein	Levy A J	Pitkin	Wende
Caughlan	Gerhardt	Levy J	Raldiris	White E H
Chanler	Gerken	Lowman	Reed	White L H
Cheney	Gillen	Lupton	Roberts	Whitley
Clarke R H	Glore	Macdonald	Rozan	Whitney
Clark S C	Goldberg	MacGregor	Sanner	Wilkie
Coffey	Goodspeed	Manley	Shea	Wilsnack
Colné	Goodwin	Marlatt	Shepardson	Wood
Conklin	Graubard	McCue	Shortt	Wright
Connell	Gray	McElligott	Smith M	Yale
Cosad	Green	McInerney	Spielberg	Young E
Crocker	Greenwood	McKeon	Stivers	Young F L
Cross	Hackett	Merritt	Sullivan	Zorn
Dana				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

A communication from the Governor was received and read, in the words following:

STATE OF NEW YORK — EXECUTIVE CHAMBER,
ALBANY, April 6, 1910.

To the Assembly:

Pursuant to concurrent resolution of the Senate and Assembly, herewith is returned for amendment, Assembly bill (No. 138,

Senate reprint No. 516, Int. No. 187), entitled "An act to amend chapter two hundred and three of the Laws of nineteen hundred and seven, entitled 'An act to revise and amend the charter of the city of Newburgh, being chapter five hundred and forty-one of the Laws of eighteen hundred and sixty-five, and the several acts amendatory thereof and supplemental thereto,' in relation to the police force."

CHARLES E. HUGHES.

Said bill having been announced, Mr. Baumes moved to reconsider the vote by which said bill was passed.

Mr. Speaker put the question whether the House would agree to the reconsideration of the vote on the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 136

NOES 00

Those who voted in the affirmative were:

Abbey	Delano	Haines	Metzendorf	Sweet
Allen A F	De Long	Harwood	Miller J L	Thompson
Allen H E	Doherty	Hearn	Miller W G	Thorn
Argetsinger	Donnelly	Herrick	Murray	Toombs
Barden	Donovan	Hinman	Neupert	Trombly
Baumes	Ebbets	Hoey	Nolan	Van Olinda
Beck	Evans	Holden	O'Connor	Vicinus
Boshart	Farrell	Howard	Odell	Vosburgh
Boylan	Fay	Jackson	Oliver	Walker
Brainerd	Feeley	Joseph	O'Neill J J	Walters
Brennan	Filley	Keller	Parker	Ward
Brown C F	Foley	Lachman	Patrie	Waters
Brown G W	Friend	Lansing	Perkins	Weiland
Burgoyne	Frisbie	Lee	Phillips C W	Weinstein
Callan	Garfein	Levy A J	Pitkin	Wende
Caughlan	Gerhardt	Levy J	Raldiris	White E H
Chanler	Gerken	Lowman	Reed	White L H
Cheney	Gillen	Lupton	Roberts	Whitley
Clarke R H	Glore	Macdonald	Rozan	Whitney
Clark S C	Goldberg	MacGregor	Sanner	Wilkie
Coffey	Goodspeed	Manley	Shea	Wilsnack
Colné	Goodwin	Marlatt	Shepardson	Wood
Conklin	Graubard	McCue	Shortt	Wright
Connell	Gray	McElligott	Smith M	Yale
Cosad	Green	McInerney	Spielberg	Young E
Crocker	Greenwood	McKeon	Stivers	Young F L
Cross	Hackett	Merritt	Sullivan	Zorn
Dana				

Mr. Baumes moved that said bill be recommitted to the committee on affairs of cities, with instructions to report the same forthwith, amended as follows:

Page 6, line 2, strike out "Nothing in this act," strike out all of lines 3 and 4.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Whitley, from the committee on affairs of cities, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

The Senate returned the Assembly bill (No. 617, Senate reprint No. 851, Int. No. 578), entitled "An act to legalize and confirm the official acts of notaries public and commissioners of deeds," with a message that they have concurred in the passage of the same, with the following amendments:

Page 1, line 4, strike out all down to and including the comma after the word "nine", and insert "first day of January, eighteen hundred and eighty-five".

Page 2, line 6, after word "fees" insert "accrued since the first day of January, nineteen hundred and eight,".

Mr. Goodspeed moved to concur in the Senate amendments.

Mr. Speaker put the question whether the House would concur in said amendments, said bill having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 136

NOES 00

Those who voted in the affirmative were:

Abbey	Delano	Haines	Metzendorf	Sweet
Allen A F	De Long	Harwood	Miller J L	Thompson
Allen H E	Doherty	Hearn	Miller W G	Thorn
Argetsinger	Donnelly	Herrick	Murray	Toombs
Barden	Donovan	Hinman	Neupert	Trombly
Baumes	Ebbets	Hoey	Nolan	Van Olinda
Beck	Evans	Holden	O'Connor	Vicinus
Boshart	Farrell	Howard	Odell	Vosburgh
Boylan	Fay	Jackson	Oliver	Walker
Brainerd	Feeley	Joseph	O'Neill J J	Walters
Brennan	Filley	Keller	Parker	Ward
Brown C F	Foley	Lachman	Patrie	Waters
Brown G W	Friend	Lansing	Perkins	Wieland
Burgoyne	Frisbie	Lee	Phillips C W	Weinstein
Callan	Garfein	Levy A J	Pitkin	Wende
Caughlan	Gerhardt	Levy J	Raldiris	White E H
Chanler	Gerken	Lowman	Reed	White L H
Cheney	Gillen	Lupton	Roberts	Whitley
Clarke R H	Glore	Macdonald	Rozan	Whitney
Clark S C	Goldberg	MacGregor	Sanner	Wilkie
Coffey	Goodspeed	Manley	Shea	Wilsnack

Colné	Goodwin	Marlatt	Shepardson	Wood
Conklin	Graubard	McCue	Shortt	Wright
Connell	Gray	McElligott	Smith M	Yale
Cosad	Green	McInerney	Spielberg	Young E
Crocker	Greenwood	McKeon	Stivers	Young F L
Cross	Hackett	Merritt	Sullivan	Zorn
Dana				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendments of the Senate thereto.

The Senate returned the Assembly bill (No. 1233, Senate reprint No. 853, Int. No. 349), entitled "Concurrent resolution of the Senate and Assembly proposing an amendment to section six of article three of the Constitution, in relation to the compensation of members of the Legislature," with a message that they have concurred in the passage of the same, with the following amendments:

Page 1, line 9, after word "of" insert "three cents for each mile [one dollar for every ten miles]."

Page 2, line 2, after word "each" insert "week of actual attendance of the".

Mr. Gerhardt moved to concur in the Senate amendments.

Mr. Speaker put the question whether the House would concur in said amendments, said bill having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 136

NOES 00

Those who voted in the affirmative were:

Abbey	Delano	Haines	Metzendorf	Sweet
Allen A F	De Long	Harwood	Miller J L	Thompson
Allen H E	Doherty	Hearn	Miller W G	Thorn
Argetsinger	Donnelly	Herrick	Murray	Toombs
Barden	Donovan	Hinman	Neupert	Trombly
Baumes	Ebbets	Hoe	Nolan	Van Olinda
Beck	Evans	Holden	O'Connor	Vicinus
Boshart	Farrell	Howard	Odell	Vosburgh
Boylan	Fay	Jackson	Oliver	Walker
Brainerd	Feeley	Joseph	O'Neill J J	Walters
Brennan	Filley	Keller	Parker	Ward
Brown C F	Foley	Lachman	Patrie	Waters
Brown G W	Friend	Lansing	Perkins	Weiland
Burgoyne	Frisbie	Lee	Phillips C W	Weinstein

Callan	Garfein	Levy A J	Pitkin	Wende
Caughlan	Gerhardt	Levy J	Raldiris	White E H
Chanler	Gerken	Lowman	Reed	White L H
Cheney	Gillen	Lupton	Roberts	Whitley
Clarke R H	Glore	Macdonald	Rozan	Whitney
Clark S C	Goldberg	MacGregor	Sanner	Wilkie
Coffey	Goodspeed	Manley	Shea	Wilsnack
Colné	Goodwin	Marlatt	Shepardson	Wood
Conklin	Graubard	McCue	Shortt	Wright
Connell	Gray	McElligott	Smith M	Yale
Cosad	Green	McInerney	Spielberg	Young E
Crocker	Greenwood	McKeon	Stivers	Young F L
Cross	Hackett	Merritt	Sullivan	Zorn
Dana				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendments of the Senate thereto.

The Senate returned the Assembly bill (No. 563, Senate reprint No. 850, Int. No. 304), entitled "An act to amend the Code of Civil Procedure, in relation to security for costs in actions in the County Court of the county of Albany and the City Court of Albany."

Ordered, That the Clerk deliver said bill to the Governor.

On motion of Mr. Merritt, the House adjourned.

TUESDAY, APRIL 12, 1910.

The House met pursuant to adjournment.

Prayer by Rev. John Bulness, Troy, R. F. D. No. 4.

On motion of Mr. Merritt, the reading of the journal of yesterday was dispensed with and the same was approved.

The Senate sent for concurrence the following entitled bills:

"An act to amend chapter four hundred and forty-one of the Laws of nineteen hundred and two, entitled 'An act to authorize a further appropriation to the New York Zoological Society for the support of the New York Aquarium,' in relation to the amount of the appropriation" (No. 881, Rec. No. 95), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Insurance Law, in relation to religious orders" (No. 274, Rec. No. 96), which was read the first time and referred to the committee on insurance.

"An act to require the surrogate of the county of New York to transfer to the chamberlain of the city of New York certain books of accounts and papers relating to the moneys and securities paid into court, formerly held by the surrogate of said county" (No. 601, Rec. No. 97), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Greater New York charter, in relation to the power of the board of education to dispose of personal property" (No. 636, Rec. No. 98), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the County Law, in relation to compensation of supervisors in Rockland, Broome and Ontario counties, and to repeal chapter one hundred and eighty-six of the Laws of eighteen hundred and sixty-nine" (No. 772, Rec. No. 99), which was read the first time and referred to the committee on internal affairs.

"An act to amend the Greater New York charter, relative to the conveyance by the owners to the city of land required for streets" (No. 864, Rec. No. 100), which was read the first time and referred to the committee on affairs of cities.

"An act making an appropriation for the payment of interest on the debt for highway improvement contracted or to be contracted under article seven, section twelve of the Constitution, and as provided by law for the fiscal year beginning on the first day of October nineteen hundred and nine" (No. 723, Rec. No. 101), which was read the first time and referred to the committee on ways and means.

"An act to amend the County Law, in relation to the salary of the surrogate of Jefferson county" (No. 703, Rec. No. 102), which was read the first time and referred to the committee on internal affairs.

"An act making an appropriation for the payment of interest on the debt for highway improvement contracted or to be contracted under article seven, section twelve of the Constitution, and as provided by law, for the fiscal year beginning on the first day of October, nineteen hundred and ten" (No. 724, Rec. No. 103), which was read the first time and referred to the committee on ways and means.

"An act to amend chapter three hundred and five of the Laws of eighteen hundred and fifty-three, entitled 'An act to consolidate the several school districts and parts of districts in the village of Pulaski into one district, and provide for a school therein,' in relation to annual school meeting and terms of trustees" (No. 829, Rec. No. 104), which was read the first time and referred to the committee on affairs of villages.

"An act to amend the Town Law, in relation to meeting of town board for auditing accounts" (No. 381, Rec. No. 105), which was read the first time and referred to the committee on internal affairs.

"An act to provide ways and means for the annual contribution to the highway improvement sinking fund" (No. 726, Rec. No. 106), which was read the first time and referred to the committee on ways and means.

"An act to amend the Greater New York charter, relative to powers of the board of health, the board of trustees of Bellevue and allied hospitals, the commissioner of public charities and the commissioner of correction" (No. 709, Rec. No. 107), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Greater New York charter, as re-enacted by chapter four hundred and sixty-six of the Laws of nineteen hundred and one, relative to local improvements and assessments therefor" (No. 710, Rec. No. 108), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the General Business Law, in relation to the keeping of books by auctioneers and inspection thereof" (No. 769, Rec. No. 109), which was read the first time and referred to the committee on general laws.

"An act making an appropriation for certain quarantine expenses at Swinburne and Hoffman islands" (No. 237, Rec. No. 110), which was read the first time and referred to the committee on ways and means.

"An act to amend the State Finance Law, in relation to ensuring publicity with respect to the demands upon the State, and to facilitate the legislative committees in dealing with questions of appropriation" (No. 625, Rec. No. 111), which was

read the first time and referred to the committee on ways and means.

"An act to amend the General Corporation Law, in relation to dispensing with publications of notice of presentation of petition to change names of religious or membership corporation" (No. 705, Rec. No. 112), which was read the first time and referred to the committee on the judiciary.

"An act to amend the Highway Law, in relation to the abolition of toll bridges" (No. 766, Rec. No. 113), which was read the first time and referred to the committee on internal affairs.

"An act making an appropriation for the participation of a portion of the National Guard and Naval Militia in the ceremonies attending the dedication of the new soldiers and sailors' monument in the city of Syracuse, on June twenty-first, nineteen hundred and ten" (No. 589, Rec. No. 114), which was read the first time and referred to the committee on ways and means.

"An act to amend the Election Law, generally" (No. 746, Rec. No. 115), which was read the first time and referred to the committee on the judiciary.

"An act to amend chapter sixty-two of the Laws of nineteen hundred and nine, entitled 'An act in relation to taxation, constituting chapter sixty of the Consolidated Laws,' by inserting therein after section two hundred and seventy-one a new section, to be known as section two hundred and seventy-one-a, and amending section two hundred and seventy-five thereof" (No. 735, Rec. No. 116), which was read the first time and referred to the committee on taxation and retrenchment.

"An act to amend chapter seven hundred and fifty-five of the Laws of nineteen hundred and seven, entitled 'An act constituting the charter of the city of Rochester,' in relation to salaries" (No. 765, Rec. No. 117), which was read the first time and referred to the committee on affairs of cities.

"An act to amend chapter four hundred and ten of the Laws of eighteen hundred and eighty-two, entitled 'An act to consolidate into one act and to declare the special and local laws affecting public interests in the city of New York,' relative to the salary of the district attorney in the county of New York" (No. 93, Rec. No. 118), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the State Charities Law, in relation to the designation of special policemen by the superintendent of Craig Colony" (No. 763, Rec. No. 119), which was read the first time and referred to the committee on the judiciary.

"An act in relation to the care and investment of the Adam Haverling school fund belonging to Haverling union free school district number five, town of Bath, Steuben county, and repealing certain acts in relation thereto" (No. 744, Rec. No. 120), which was read the first time and referred to the committee on internal affairs.

"An act to amend the Agricultural Law, in relation to expert butter and cheese makers" (No. 808, Rec. No. 121), which was read the first time.

On motion of Mr. Boshart, and by unanimous consent, said bill was read the second time, and ordered to a third reading.

On motion of Mr. Boshart, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 144

NOES 00

Those who voted in the affirmative were:

Abbey	Delano	Haines	Metzendorf	Sweet
Allen A F	De Long	Harwood	Miller J L	Thompson
Allen H E	Doherty	Hearn	Murray	Thorn
Argetsinger	Donnelly	Herrick	Neupert	Toombs
Barden	Donovan	Higgins	Nolan	Trombly
Bates	Ebbets	Hinman	O'Connor	Van Olinda
Baumes	Evans	Hoey	Odell	Vicinus
Beck	Eveleth	Holden	Oliver	Vosburgh
Boshart	Farrell	Howard	O'Neill J J	Walker
Boylan	Fay	Jackson	O'Neil M A	Walters
Brainerd	Feeley	Joseph	Parker	Ward
Brennan	Fillee	Keller	Patrie	Waters
Brown C F	Foley	Lachman	Perkins	Weber
Brown G W	Fowler	Lansing	Phillips C W	Weiland
Burgoyne	Friend	Lee	Pitkin	Weinstein
Callan	Frisbie	Levy A J	Raldiris	Wende
Caughlan	Garfein	Levy J	Reed	White E H
Chanler	Gerhardt	Lowman	Roberts	White L H
Cheney	Gerken	Lupton	Rozaan	Whitley

Clarke R H	Gillen	Macdonald	Sanner	Whitney
Clark S C	Glore	MacGregor	Shea	Wilkie
Coffey	Goldberg	Manley	Shepardson	Wilsnack
Colné	Goodspeed	Marlatt	Shortt	Wood
Conklin	Goodwin	McCue	Smith A E	Wright
Connell	Graubard	McElligott	Smith M	Yale
Cosad	Gray	McGrath	Spielberg	Young E
Crocker	Green	McInerney	Stevenson	Young F L
Cross	Greenwood	McKeon	Stivers	Zorn
Dana	Hackett	Merritt	Sullivan	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

"An act to amend the Greater New York charter, in relation to creating two additional Municipal Court districts in the borough of The Bronx, the election of justices, and the appointment of officers therefor, and the equipment of courts therein" (No. 821, Rec. No. 122), which was read the first time and referred to the committee on affairs of cities.

"An act to amend section nineteen of chapter ten of the Laws of nineteen hundred and nine, known as the Banking Law, being chapter two of the Consolidated Laws, in relation to proceedings against and liquidation of delinquent corporations and individual bankers" (No. 799, Rec. No. 123), which was read the first time and referred to the committee on banks.

"An act making an appropriation for the reconstruction of the barn recently destroyed by fire, at the New York State School of Agriculture at Alfred University, and for other purposes in connection therewith" (No. 574, Rec. No. 124), which was read the first time and referred to the committee on ways and means.

"An act to amend chapter seven hundred and seventeen of the Laws of nineteen hundred and five, entitled 'An act to provide for the erection of a suitable monument to commemorate the heroism, sacrifice and patriotism of more than nine thousand New York soldiers who were confined as prisoners of war in Andersonville prison, Georgia, of whom more than two thousand five hundred died in the prison, and making an appropriation therefor,' by adding to the commission having charge of the erection of the monument three survivors of Andersonville prison" (No. 785, Rec. No. 125), which was read the first time and referred to the committee on ways and means.

Mr. Gerken introduced a bill entitled "An act to compel the Brooklyn Rapid Transit Railway Company to construct a stairway to its station at the northeast corner of Tompkins and Myrtle avenues in the borough of Brooklyn" (Int. No. 1405), which was read the first time and referred to the committee on railroads.

Mr. Gray introduced a bill entitled "An act to amend the Tax Law, in relation to an optional tax on prior advance mortgages" (Int. No. 1406), which was read the first time and referred to the committee on taxation and retrenchment.

Mr. Green introduced a bill entitled "An act to amend the Greater New York charter, in relation to revenue bonds and special revenue bonds" (Int. No. 1407), which was read the first time and referred to the committee on affairs of cities.

Mr. Shortt introduced a bill entitled "An act to amend chapter three hundred and ninety-two of the Laws of eighteen hundred and ninety-six, entitled 'An act to regulate the commitment and discharge of certain prisoners, tramps and vagrants in Richmond county, and to prescribe the effect thereof, to provide for the support of the prisoners in the jail in the county of Richmond, and to fix the duties and compensation of the sheriffs of said county and of certain employees in the jail of said county'" (Int. No. 1408), which was read the first time and referred to the committee on internal affairs.

Mr. Walters introduced a bill entitled "An act to amend the Agricultural Law, in relation to skimmed milk, skimmed milk cheese and milk powder" (Int. No. 1409), which was read the first time and referred to the committee on agriculture.

Mr. Fowler introduced a bill entitled "An act to amend the Code of Criminal Procedure, relating to the jurisdiction of the County Courts of the counties of Albany and Ulster" (Int. No. 1410), which was read the first time and referred to the committee on codes.

Also, "An act to amend the Code of Criminal Procedure, in relation to criminal jurisdiction of County Courts" (Int. No. 1411), which was read the first time and referred to the committee on codes.

Mr. Goldberg introduced a bill entitled "An act to amend the Judiciary Law, in relation to salaries of the attendants of the

Supreme Court in the first judicial district and of the Appellate Division of the first department and to equalize therewith the salaries of attendants and messengers of the surrogate's court of New York county" (Int. No. 1412), which was read the first time and referred to the committee on the judiciary.

Mr. Harwood introduced a bill entitled "An act constituting a commission to investigate the board of water supply of the city of New York, and the proceedings for condemnation of land and the letting of contracts for the Catskill watershed and aqueduct and to recommend legislation in connection therewith" (Int. No. 1413), which was read the first time and referred to the committee on ways and means.

Mr. Dana introduced a bill entitled "An act to repeal section three hundred and sixty-five of the Penal Law, with relation to the delivery of property by a common carrier without the production of bill of lading" (Int. No. 1414), which was read the first time and referred to the committee on codes.

Mr. Conklin introduced a bill entitled "An act to amend the Code of Criminal Procedure, in relation to proceedings respecting vagrants" (Int. No. 1415), which was read the first time.

On motion of Mr. Conklin, and by unanimous consent, said bill was read the second time, and ordered to third reading and referred to the committee on codes.

Also, "An act to amend the Code of Criminal Procedure, in relation to bail" (Int. No. 1416), which was read the first time.

On motion of Mr. Conklin, and by unanimous consent, said bill was read the second time, and ordered to third reading and referred to the committee on codes.

Also, "An act to amend the Penal Law, in relation to male persons living on the earnings of prostitution" (Int. No. 1417), which was read the first time.

On motion of Mr. Conklin, and by unanimous consent, said bill was read the second time, and ordered to third reading and referred to the committee on codes.

Also, "An act to amend the Penal Law, in relation to fines and penalties payable to societies for the prevention of cruelty to animals" (Int. No. 1418), which was read the first time.

On motion of Mr. Conklin, and by unanimous consent, said

bill was read the second time, and ordered to third reading and referred to the committee on codes.

Also, "An act to amend the Penal Law, in relation to fines payable to societies for prevention of cruelty to children" (Int. No. 1419), which was read the first time.

On motion of Mr. Conklin, and by unanimous consent, said bill was read the second time, and ordered to third reading and referred to the committee on codes.

Also, "An act to amend the Public Health Law, in relation to fines payable to the State Board of Pharmacy" (Int. No. 1420), which was read the first time.

On motion of Mr. Conklin, and by unanimous consent, said bill was read the second time, and ordered to third reading and referred to the committee on codes.

Also, "An act to amend the Public Health Law, in relation to the payment of fines, penalties and forfeitures to the State Dental Society" (Int. No. 1421), which was read the first time.

On motion of Mr. Conklin, and by unanimous consent, said bill was read the second time, and ordered to third reading and referred to the committee on codes.

Also, "An act to amend the Public Health Law, in relation to the payment of fines to the Pedic Society of the State of New York" (Int. No. 1422), which was read the first time.

On motion of Mr. Conklin, and by unanimous consent, said bill was read the second time, and ordered to third reading and referred to the committee on codes.

Also, "An act to amend the Public Health Law, in relation to payment of fines to the New York State Nurses' Association" (Int. No. 1423), which was read the first time and referred to the committee on codes.

Also, "An act to amend the Public Health Law, in relation to fines payable to medical societies" (Int. No. 1424), which was read the first time.

On motion of Mr. Conklin, and by unanimous consent, said bill was read the second time, and ordered to third reading and referred to the committee on codes.

Mr. C. W. Phillips introduced a bill entitled "An act to amend chapter seven hundred and fifty-five of the Laws of nineteen

hundred and seven, entitled 'An act constituting the charter of the of Rochester' " (Int. No. 1425), which was read the first time.

On motion of Mr. C. W. Phillips, and by unanimous consent, said bill was read the second time, and ordered to third reading and referred to the committee on codes.

Mr. A. E. Smith introduced a bill entitled "An act in relation to the inferior courts of criminal jurisdiction in the city of New York, defining their powers and jurisdiction and providing for their officers" (Int. No. 1426), which was read the first time.

On motion of Mr. A. E. Smith, and by unanimous consent, said bill was read the second time, and ordered to third reading and referred to the committee on codes.

Mr. Odell introduced a bill entitled "An act authorizing the abandonment for prison purposes of a tract of land situated on the west side of the Hudson river, in the counties of Orange and Rockland" (Int. No. 1427), which was read the first time and referred to the committee on ways and means.

Also, "An act to amend chapter one hundred and seventy of the Laws of nineteen hundred, entitled 'An act to provide for the selection, location, appropriation and management of certain lands along the palisades of the Hudson river for an interstate park, and thereby to preserve the scenery of the palisades,' as amended by chapter six hundred and ninety-one of the Laws of nineteen hundred and six, and relating to the further extension of said park" (Int. No. 1428), which was read the first time and referred to the committee on ways and means.

Also, "An act repealing chapter four hundred and sixty-three of the Laws of nineteen hundred and nine, entitled 'An act to create a forest reservation in the highlands of the Hudson, west of the Hudson river, to be known as the Highlands of the Hudson Forest Reservation, to provide for its regulation, and making an appropriation therefor' " (Int. No. 1429), which was read the first time and referred to the committee on ways and means.

Mr. Wende introduced a bill entitled "An act to amend chapter three hundred and seventy of the Laws of eighteen hundred and ninety-seven, entitled 'An act to revise, amend and consolidate the several acts relating to the village of Lancaster, and to

repeal all acts and parts of acts relating thereto,' in relation to powers of trustee in respect to gas, water and sewer connections in the streets to be made by adjoining property owners" (Int. No. 1430), which was read the first time and referred to the committee on affairs of villages.

Also, "An act to extend the corporate existence of the Enterprise Land Company and to validate its conveyances of real estate" (Int. No. 1431), which was read the first time and referred to the committee on the judiciary.

Mr. Macdonald introduced a bill entitled "An act for the relief of the town of Malone in the county of Franklin" (Int. No. 1432), which was read the first time and referred to the committee on internal affairs.

By unanimous consent, Mr. Murray introduced a bill entitled "An act to amend the Code of Criminal Procedure in relation to record of trial to be furnished by county clerk to officers in charge of criminals sentenced to reformatory" (Int. No. 1433), which was read the first time and referred to the committee on codes.

By unanimous consent, Mr. Ward introduced a bill entitled "An act to incorporate the 'Economics and general foundation'" (Int. No. 1434), which was read the first time and referred to the committee on the judiciary.

By unanimous consent, Mr. Ebbets introduced a bill entitled "An act to amend the Railroad Law in relation to the construction of a road in a street where another road is built" (Int. No. 1435), which was read the first time and referred to the committee on railroads.

By unanimous consent, Mr. Coffey introduced a bill entitled "An act to provide a new charter for the city of Mount Vernon" (Int. No. 1436), which was read the first time and referred to the committee on affairs of cities.

Mr. Whitley, from the committee on affairs of cities, reported in favor of the passage of the following resolution:

Whereas, The committee on affairs of cities of the Assembly during the session of 1910 has conferred at every meeting with Assistant Corporation Counsel Edward J. McGoldrick of the city of New York, concerning legislation affecting that city; and,

Whereas, The said Edward J. McGoldrick has at all times given

the committee the benefit of his knowledge and information concerning proposed legislation affecting the city of New York; therefore, be it

Resolved, That the committee on affairs of cities hereby conveys its thanks to the said Edward J. McGoldrick for his fair and intelligent attitude toward this Legislature and for the valuable information and assistance he has given the committee.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Merritt (No. 1261, Int. No. 1037), entitled "An act making an appropriation for the State's proportion of the amounts appropriated for the repair of highways, pursuant to sections ninety and ninety-three of the Highway Law, and to provide funds for complying with the requirements of section one hundred and fifty-seven of the Highway Law," reported the same without recommendations, which report was agreed to, and said bill ordered engrossed for a third reading.

Mr. Cheney, from the committee on printed and engrossed bills, reported the following bills as correctly printed or engrossed.

"An act to amend chapter one hundred and sixty of the Laws of nineteen hundred, entitled 'An act to incorporate the city of Cortland,' relative to the board of fire commissioners." (No. 1738, Int. No. 1049.)

"An act to authorize the city of Mount Vernon to make an annual appropriation for the care and maintenance of the Mount Vernon Hospital." (No. 1517, Int. No. 1202.)

"An act to amend section four of chapter four of the Laws of eighteen hundred and ninety-one, entitled 'An act to provide for rapid transit railways in cities of over one million inhabitants,' with reference to Nostrand avenue in the borough of Brooklyn in the city of New York." (No. 1721, Int. No. 924.)

"An act to amend the General Corporation Law, in relation to dispensating with publications of notice of presentation of petition to change names of religious or membership corporation." (No. 1740, Int. No. 1144.)

"An act to amend the Banking Law, in relation to proceedings against and liquidation of delinquent corporations and individual bankers." (No. 1718, Int. No. 1126.)

“An act to amend the Education Law, in relation to establishing a State college of forestry at Syracuse University, and making an appropriation therefor.” (No. 1720, Int. No. 1128.)

“An act to amend the Labor Law, in relation to the wages and hours of employment of certain employees in the State Capitol and other State buildings in the city of Albany.” (No. 1719, Int. No. 864.)

“An act to amend chapter seven hundred and fifty-five of the Laws of nineteen hundred and seven, entitled ‘An act constituting the charter of the city of Rochester,’ generally.” (Senate No. 403, Assembly reprint No. 1741, Rec. No. 37.)

“An act to amend chapter five hundred and seventy-two of the Laws of nineteen hundred and two, entitled ‘An act to revise and amend an act to incorporate the city of Middletown and the acts amendatory thereof,’ in relation to the powers of the common council and improvements.” (No. 1742, Int. No. 1028.)

“An act to amend the Lien Law, in relation to artisans’ lien on personal property.” (No. 1739, Int. 744.)

“An act to amend chapter seven hundred and sixty of the Laws of eighteen hundred and ninety-seven, entitled ‘An act to revise the charter of the city of Watertown,’ generally.” (No. 1743, Int. No. 1148.)

“An act making an appropriation for the State’s proportion of the amounts appropriated for the repair of highways, pursuant to sections ninety and ninety-three of the Highway Law, and to provide funds for complying with the requirements of section one hundred and fifty-seven of the Highway Law.” (No. 1261, Int. No. 1037.)

Mr. Foley in the chair.

Mr. Oliver offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on codes be discharged from the further consideration of the bill (No. 19, Int. No. 19), entitled “An act to amend the Penal Law, in relation to permitting labor and secular business on the first day of the week by certain persons.”

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the negative.

AYES 25

NOES 87

Those who voted in the affirmative were:

Beck	Fay	Goldberg	Levy J	Shortt
Boylan	Friend	Graubard	McGrath	Smith A E
Brennan	Garfein	Harwood	McKeon	Weinstein
Cosad	Gerhardt	Joseph	O'Connor	Wright
Donovan	Gerken	Levy A J	Oliver	Zorn

Those who voted in the negative were:

Abbey	Crocker	Haines	Murray	Sullivan
Argetsinger	Dana	Higgins	Neupert	Sweet
Barden	De Long	Hinman	Odell	Thompson
Bates	Ebbets	Holden	O'Neil M A	Thorn
Baumes	Evans	Howard	Parker	Trombly
Bennett	Eveleth	Jackson	Patrie	Van Olinda
Boshart	Farrell	Keller	Perkins	Vosburgh
Brainerd	Feeley	Lachman	Phillips C W	Weiland
Brown C F	Filley	Lansing	Pitkin	Weimert
Brown G W	Fowler	Lee	Reed	Wende
Callan	Frisbie	Lowman	Roberts	White E H
Caughlan	Gillen	MacGregor	Rozan	White L H
Cheney	Glore	Manley	Sanner	Whitney
Clarke R H	Goodspeed	Marlatt	Shea	Wilsnack
Clark S C	Goodwin	Merritt	Shepardson	Wood
Colné	Gray	Metzendorf	Smith M	Yale
Conklin	Green	Miller J L	Stivers	Young F L
Connell	Greenwood			

Mr. Oliver offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on codes be discharged from the further consideration of the bill (No. 20, Int. No. 20), entitled "An act to provide for theatrical and other public performances in cities, on Sundays."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the negative.

AYES 35

NOES 74

Those who voted in the affirmative were:

Beck	Foley	Graubard	Manley	Smith A E
Boylan	Friend	Hackett	McCue	Trombly
Brennan	Frisbie	Harwood	McElligott	Walker
Cosad	Garfein	Joseph	McGrath	Weinstein
Doherty	Gerhardt	Keller	McKeon	Wende
Donovan	Gerken	Levy A J	O'Connor	Wright
Farrell	Goldberg	Levy J	Oliver	Zorn

Those who voted in the negative were:

Abbey	Clark S C	Green	Miller J L	Thompson
Argetsinger	Colné	Greenwood	Murray	Thorn
Barden	Conklin	Haines	Neupert	Van Olinda
Bates	Connell	Higgins	Odell	Vosburgh
Baumes	Crocker	Holden	O'Neil M A	Ward
Bennett	Dana	Howard	Patrie	Weber
Boshart	De Long	Jackson	Perkins	Weimert
Brainerd	Ebbets	Lachman	Pitkin	White E H
Brown C F	Eveleth	Lansing	Reed	Whitley
Brown G W	Filley	Lee	Roberts	Whitney
Burgoyne	Fowler	Lowman	Rozan	Wilsnack
Callan	Gillen	MacGregor	Shepardson	Wood
Caughlan	Glore	Marlatt	Smith M	Young E
Cheney	Goodspeed	Merritt	Stivers	Young F L
Clarke R H	Goodwin	Metzendorf	Sullivan	

Mr. Glore offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on banks be discharged from the further consideration of the Senate bill (No. 707, Rec. No. 66), entitled "An act to amend the Banking Law, in relation to savings and loan associations."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

On motion of Mr. Glore, and by unanimous consent, said bill was read the second time, and ordered to a third reading.

On motion of Mr. Glore, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138

NOES 00

Those who voted in the affirmative were:

Abbey	De Long	Harwood	Metzendorf	Sullivan
Allen A F	Doherty	Hearn	Miller J L	Sweet
Allen H E	Donnelly	Herrick	Murray	Thompson
Argetsinger	Donovan	Hinman	Neupert	Thorn
Barden	Ebbets	Hoey	Nolan	Trombly
Bates	Evans	Holden	O'Connor	Van Olinda
Baumes	Eveleth	Howard	Odell	Vieinus
Beck	Farrell	Jackson	Oliver	Vosburgh
Boshart	Fay	Joseph	O'Neill J J	Walker

Boylan	Feeley	Keller	O'Neil M A	Walters
Brainerd	Filley	Kopp	Parker	Ward
Brennan	Foley	Lachman	Patrie	Waters
Brown C F	Fowler	Lansing	Perkins	Weber
Brown G W	Friend	Lee	Phillips C W	Weiland
Burgoyne	Frisbie	Levy A J	Pitkin	Weinstein
Callan	Garfein	Levy J	Raldiris	Wende
Caughlan	Gerhardt	Lowman	Reed	White E H
Cheney	Gerken	Lupton	Roberts	White L H
Clarke R H	Gillen	Macdonald	Rozan	Whitley
Clark S C	Glore	MacGregor	Sanner	Whitney
Coffey	Goldberg	Manley	Shea	Wilsnack
Colné	Goodwin	Marlatt	Shepardson	Wood
Conklin	Graubard	McCue	Shortt	Wright
Connell	Gray	McElligott	Smith A E	Yale
Cosad	Green	McGrath	Smith M	Young E
Crocker	Greenwood	McInerney	Spielberg	Young F L
Cross	Hackett	McKeon	Stivers	Zorn
Dana	Haines	Merritt		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

On motion of Mr. Boshart, and by unanimous consent, the committee on revision was instructed to report Assembly bill (No. 1727, Int. No. 355) with the following recommendations:

Beginning with the word "Nothing" on line 4 place all matter in italics down to and including the word "domiciled" on line 12.

Line 8, strike out "near" and insert "in".

Place in italics all matter beginning with the word "including" on line 13 down to and including the word "employed" on line 16.

Mr. Callan offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur), That a sufficient number of copies of the book known as the "Birds of New York," printed by the State printer, be obtained by the Clerks of the Senate and Assembly, respectively, to provide for the delivery of fifteen copies thereof to each Senator and ten copies to each Assemblyman, and that such copies be thus distributed; also, that if such copies are not available without purchase, the Clerks of said Houses, respectively, are authorized to make the necessary purchase thereof from the unexpended balance of funds heretofore appropriated for legislative expenses.

which was referred to the committee on public printing.

Mr. Manley offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur), that a respectful message be sent to the Governor, requesting the return to the Assembly of Assembly bill (No. 749, Int. No. 186), entitled "An act to amend the General Municipal Law, in relation to registry of municipal bonds," for the purposes of amendment.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

Mr. Speaker in the chair.

The bill (No. 1545, Int. No. 690) entitled "An act to amend the General Business Law, in relation to bottles for the sale of milk and cream, and bonding manufacturers."

Mr. Murray moved that said bill be recommitted to the committee on general laws, with instructions to report the same forthwith, amended as follows:

Page 2, strike out beginning with the word "every" on line 18 down to and including the word "bond" on line 25.

Line 26, strike out the words "whose bottles are used or sold in this State".

Page 3, strike out line 1 and all of line 2 down to and including the word "sold" and insert in italics "who sell milk and cream bottles to be used".

Strike out the word "and" on line 6 and all of lines 7 and 8.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Green, from the committee on general laws, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

The bill (No. 1430, Int. No. 300) entitled "An act to amend the Public Health Law, in relation to the practice of veterinary medicine," having been announced, Mr. Rozan moved that said bill be recommitted to the committee on public health, with instructions to report the same forthwith, amended as follows:

Page 7, beginning with the words "New York" on line 5 strike out all down to and including the word "complaint" on line 9 and insert in italics "county where conviction is had".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Wood, from the committee on public health, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

The bill (No. 1586, Int. No. 692) entitled "An act to amend the Banking Law, in relation to savings and loan associations," having been announced for a third reading,

On motion of Mr. Glore, said bill was laid aside, and ordered stricken from the calendar.

The bill (No. 1018, Int. No. 870) entitled "An act to amend the Village Law, in relation to the laying out of new streets," having been announced, Mr. Barden moved that said bill be recommitted to the committee on affairs of villages, with instructions to report the same forthwith, amended as follows:

Strike out all of line 8 after the word "taken," and all of lines 9, 10, 11, 12, 13 and 14 on page 2. Insert a period after the word "taken" on line 8, and insert the following words: "Provided, however, that if the petition is for the laying out of a new street in a village of the second or third class, if an agreement shall have been entered into between such board and the owners of the property to be taken or the amount of the damages to the property owners shall have been determined by a commission, and an estimate shall have been made for the cost of construction, the entire cost including land and construction exceeds the sum of one thousand dollars, the order so made and entered in the minutes of the board shall not become effective, and such streets shall not be layed out until a proposition therefor shall have been submitted to the taxpayers of said village at a general or special election."

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Waters, from the committee on affairs of villages, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

The bill (No. 1587, Int. No. 245) entitled "An act to amend the Forest, Fish and Game Law, in relation to the sale of plumage of birds," having been announced, Mr. Glore moved that said bill be recommitted to the committee on fisheries and game, with instructions to report the same forthwith, amended as follows:

Page 2, line 1, strike out the word "whether".

Same page and line, strike out the words "or a different".

Same page, lines 2 and 3, after the word "species" strike out all of said line 2, and all of line 3 to and including the word "family".

On page 2, line 3, after the word "chapter" insert the following: "and the plumage of which is similar in appearance."

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the negative.

Mr. A. E. Smith moved that said bill be recomitted to the committee on fisheries and game, with instructions to report the same forthwith, amended as follows:

Page 2, line 19, strike out "September" and insert "January".

Line 20, strike out "ten" and insert "eleven".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the negative.

Debate was had thereon.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 110

NOES 15

Those who voted in the affirmative were:

Abbey	Conklin	Hackett	Merritt	Stivers
Allen A F	Connell	Haines	Metzendorf	Sullivan
Argetsinger	Cosad	Harwood	Miller J L	Sweet
Barden	Crocker	Hinman	Murray	Thompson
Bates	Dana	Hoey	Neupert	Thorn
Baumes	De Long	Holden	Nolan	Toombs
Beck	Doherty	Howard	O'Connor	Trombly
Bennett	Donovan	Jackson	Odell	Vicinus
Boshart	Ebbets	Keller	Oliver	Vosburgh
Boylan	Evans	Lachman	O'Neil M A	Ward
Brainerd	Eveleth	Lansing	Parker	Waters
Brennan	Farrell	Lee	Patrie	Weber
Brown C F	Filley	Levy A J	Perkins	Weimert
Brown G W	Foley	Lowman	Phillips C W	Wende
Burgoyne	Fowler	Macdonald	Pitkin	White E H
Callan	Garfein	MacGregor	Reed	Whitney
Chanler	Gerken	Manley	Roberts	Wilsnack
Cheney	Gillen	Marlatt	Rozan	Wood
Clarke R H	Goodspeed	McCue	Sanner	Wright

Clark S C	Goodwin	McElligott	Shea	Yale
Coffey	Green	McGrath	Shepardson	Young E
Colné	Greenwood	McKeon	Smith M	Young F L

Those who voted in the negative were:

Caughlan	Friend	Goldberg	Levy J	Weinstein
Donnelly	Gerhardt	Graubard	Shortt	Whitley
Fay	Glore	Higgins	Smith A E	Zorn

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The Senate bill (No. 683, Rec. No. 61) entitled "An act to legalize certain acts, resolutions and proceedings of the board of supervisors of Rensselaer county, relative to the employment of an attorney or other assistant in the matter of the examination of sales of real property for unpaid taxes in said county, and relative to the appointment of a clerk to the finance committee of said board, and to confer upon said board further powers in relation thereto," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138

NOES 00

Those who voted in the affirmative in the were:

Abbey	De Long	Harwood	Metzendorf	Sullivan
Allen A F	Doherty	Hearn	Miller J L	Sweet
Allen H E	Donnelly	Herriek	Murray	Thompson
Argetsinger	Donovan	Hinman	Neupert	Thorn
Barden	Ebbets	Hoey	Nolan	Trombly
Bates	Evans	Holden	O'Connor	Van Olinda
Baumes	Eveleth	Howard	Odell	Vicinus
Beck	Farrell	Jackson	Oliver	Vosburgh
Boshart	Fay	Joseph	O'Neill J J	Walker
Boylan	Feeley	Keller	O'Neil M A	Walters
Brainerd	Filley	Kopp	Parker	Ward
Brennan	Foley	Lachman	Patrie	Waters
Brown C F	Fowler	Lansing	Perkins	Weber
Brown G W	Friend	Lee	Phillips C W	Weiland
Burgoyne	Frisbie	Levy A J	Pitkin	Weinstein
Callan	Garfein	Levy J	Raldiris	Wende
Caughlan	Gerhardt	Lowman	Reed	White E H
Cheney	Gerken	Lupton	Roberts	White L H
Clarke R H	Gillen	Macdonald	Rozan	Whitley
Clark S C	Glore	MacGregor	Sanner	Whitney
Coffey	Goldberg	Manley	Shea	Wilsnack
Colné	Goodwin	Marlatt	Shepardson	Wood

Conklin	Graubard	McCue	Shortt	Wright
Connell	Gray	McElligott	Smith A E	Yale
Cosad	Green	McGrath	Smith M	Young E
Crocker	Greenwood	McInerney	Spielberg	Young F L
Cross	Hackett	McKeon	Stivers	Zorn
Dana	Haines	Merritt		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 298, Int. No. 18) entitled "An act authorizing and directing the board of supervisors of Erie county to pay to various towns of Erie county and the city of Tonawanda certain items or sums of money illegally charged against the taxable property, inhabitants and corporations of said towns in the various annual tax rolls and warrants for said towns, and authorizing the county of Erie to issue its bonds with which to make such payments, and legalizing the previous acts of the several town boards in said county in relation to collecting such sums," having been announced for a second reading,

On motion of Mr. Wende and by unanimous consent, said bill was ordered placed on the second reading calendar for Tuesday next.

The bill (No. 1582, Int. No. 1243) entitled "An act to amend chapter eighty-seven of the Laws of nineteen hundred and five, entitled 'An act to authorized the city of Mount Vernon to borrow money by the issue of bonds, for the purpose of purchasing sites and erecting buildings for the use of the fire and police departments, and to provide a sinking fund to pay principal and interest of said bonds,'" was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final pasage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138

NOES 00

Those who voted in the affirmative were:

Abbey	De Long	Harwood	Metzendorf	Sullivan
Allen A F	Doherty	Hearn	Miller J L	Sweet
Allen H E	Donnelly	Herriek	Murray	Thompson

Argetsinger	Donovan	Hinman	Neupert	Thorn
Barden	Ebbets	Hoey	Nolan	Trombly
Bates	Evans	Holden	O'Connor	Van Olinda
Baumes	Eveleth	Howard	Odell	Vicinus
Beck	Farrell	Jackson	Oliver	Vosburgh
Boshart	Fay	Joseph	O'Neill J J	Walker
Boylan	Feeley	Keller	O'Neil M A	Walters
Brainerd	Filley	Kopp	Parker	Ward
Brennan	Foley	Lachman	Patrie	Waters
Brown C F	Fowler	Lansing	Perkins	Weber
Brown G W	Frisbie	Lee	Phillips C W	Weiland
Burgoyne	Frisbie	Levy A J	Pitkin	Weinstein
Callan	Garfein	Levy J	Raldiris	Wende
Caughlan	Gerhardt	Lowman	Reed	White E H
Cheney	Gerken	Lupton	Roberts	White L H
Clarke R H	Gillen	Macdonald	Rozan	Whitley
Clark S C	Glore	MacGregor	Sanner	Whitney
Coffey	Goldberg	Manley	Shea	Wilsnack
Colné	Goodwin	Marlatt	Shepardson	Wood
Conklin	Graubard	McCue	Shortt	Wright
Connell	Gray	McElligott	Smith A E	Yale
Cosad	Green	McGrath	Smith M	Young E
Crocker	Greenwood	McInerney	Spielberg	Young F L
Cross	Hackett	McKeon	Stivers	Zorn
Dana	Haines	Merritt		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1532, Int. No. 1214) entitled "An act to authorize the city of New Rochelle to use the unexpended and unappropriated balance of a previous bond issue," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 139

NOES 00

Those who voted in the affirmative were:

Abbey	De Long	Harwood	Merritt	Sullivan
Allen A F	Doherty	Hearn	Metzendorf	Sweet
Allen H E	Donnelly	Herrick	Miller J L	Thompson
Argetsinger	Donovan	Higgins	Murray	Thorn
Barden	Ebbets	Hinman	Neupert	Trombly
Bates	Evans	Hoey	Nolan	Van Olinda
Baumes	Eveleth	Holden	O'Connor	Vicinus
Beck	Farrell	Howard	Odell	Vosburgh
Boshart	Fay	Jackson	Oliver	Walker
Boylan	Feeley	Joseph	O'Neill J J	Walters
Brainerd	Filley	Keller	O'Neil M A	Ward

Brennan	Foley	Kopp	Parker	Waters
Brown C F	Fowler	Lachman	Patrie	Weber
Brown G W	Friend	Lansing	Perkins	Weiland
Burgoyne	Frisbie	Lee	Phillips C W	Weinstein
Callan	Garfein	Levy A J	Pitkin	Wende
Caughlan	Gerhardt	Levy J	Raldiris	White E H
Cheney	Gerken	Lowman	Reed	White L H
Clarke R H	Gillen	Lupton	Roberts	Whitley
Clark S C	Glore	Macdonald	Rozan	Whitney
Coffey	Goldberg	MacGregor	Sanner	Wilsnack
Colné	Goodwin	Manley	Shea	Wood
Conklin	Graubard	Marlatt	Shepardson	Wright
Connell	Gray	McCue	Shortt	Yale
Cosad	Green	McElligott	Smith A E	Young E
Crocker	Greenwood	McGrath	Smith M	Young F L
Cross	Hackett	McInerney	Spielberg	Zorn
Dana	Haines	McKeon	Stivers	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1530, Int. No. 1212) entitled "An act to amend the charter of the city of New Rochelle, in relation to the raising of money by tax for the care of the trees on the highways and in the public parks of the city, and providing for borrowing money for the care of such trees in the year nineteen hundred and ten," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138

NOES 00

Those who voted in the affirmative were:

Abbey	De Long	Harwood	Metzendorf	Sullivan
Allen A F	Doherty	Hearn	Miller J L	Sweet
Allen H E	Donnelly	Herrick	Murray	Thompson
Argetsinger	Donovan	Hinman	Neupert	Thorn
Barden	Ebbets	Hoey	Nolan	Trombly
Bates	Evans	Holden	O'Connor	Van Olinda
Baumes	Eveleth	Howard	Odell	Vicinus
Beck	Farrell	Jackson	Oliver	Vosburgh
Boshart	Fay	Joseph	O'Neill J J	Walker
Boylan	Feeley	Keller	O'Neil M A	Walters
Brainerd	Filley	Kopp	Parker	Ward
Brennan	Foley	Lachman	Patrie	Waters
Brown C F	Fowler	Lansing	Perkins	Weber
Brown G W	Friend	Lee	Phillips C W	Weiland
Burgoyne	Frisbie	Levy A J	Pitkin	Weinstein

Callan	Garfein	Levy J	Raldiris	Wende
Caughlan	Gerhardt	Lowman	Reed	White E H
Cheney	Gerken	Lupton	Roberts	White L H
Clarke R H	Gillen	Macdonald	Rozan	Whitley
Clark S C	Glore	MacGregor	Sanner	Whitney
Coffey	Goldberg	Manley	Shea	Wilsnack
Colné	Goodwin	Marlatt	Shepardson	Wood
Conklin	Graubard	McCue	Shortt	Wright
Connell	Gray	McElligott	Smith A E	Yale
Cosad	Green	McGrath	Smith M	Young E
Crocker	Greenwood	McInerney	Spielberg	Young F L
Cross	Hackett	McKeon	Stivers	Zorn
Dana	Haines	Merritt		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1378, Int. No. 1113) entitled "An act to authorize the city of New Rochelle to borrow money, by the issue of bonds, for the uses and purposes of the fire department of said city and authorizing the use of an unexpended balance of a previous bond issue," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138

NOES 00

Those who voted in the affirmative were:

Abbey	De Long	Harwood	Metzendorf	Sullivan
Allen A F	Doherty	Hearn	Miller J L	Sweet
Allen H E	Donnelly	Herrick	Murray	Thompson
Argetsinger	Donovan	Hinman	Neupert	Thorn
Barden	Ebbets	Hoey	Nolan	Trombly
Bates	Evans	Holden	O'Connor	Van Olinda
Baumes	Eveleth	Howard	Odell	Vicinus
Beck	Farrell	Jackson	Oliver	Vosburgh
Boshart	Fay	Joseph	O'Neill J J	Walker
Boylan	Feeley	Keller	O'Neil M A	Walters
Brainerd	Filley	Kopp	Parker	Ward
Brennan	Foley	Lachman	Patrie	Waters
Brown C F	Fowler	Lansing	Perkins	Weber
Brown G W	Friend	Lee	Phillips C W	Weiland
Burgoyne	Frisbie	Levy A J	Pitkin	Weinstein
Callan	Garfein	Levy J	Raldiris	Wende
Caughlan	Gerhardt	Lowman	Reed	White E H
Cheney	Gerken	Lupton	Roberts	White L H
Clarke R H	Gillen	Macdonald	Rozan	Whitley
Clark S C	Glore	MacGregor	Sanner	Whitney
Coffey	Goldberg	Manley	Shea	Wilsnack
Colné	Goodwin	Marlatt	Shepardson	Wood

Conklin	Graubard	McCue	Shortt	Wright
Connell	Gray	McElligott	Smith A E	Yale
Cosad	Green	McGrath	Smith M	Young E
Crocker	Greenwood	McInerney	Spielberg	Young F L
Cross	Hackett	McKeon	Stivers	Zorn
Dana	Haines	Merritt		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1443, Int. No. 1160) entitled "An act to amend chapter three hundred and forty-three of the Laws of nineteen hundred and eight, entitled 'An act authorizing and empowering the city of Mount Vernon to construct a sewerage disposal works, and to issue bonds for the purpose of paying for the same,'" was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138

NOES 00

Those who voted in the affirmative were:

Abbey	De Long	Harwood	Metzendorf	Sullivan
Allen A F	Doherty	Hearn	Miller J L	Sweet
Allen H E	Donnelly	Herrick	Murray	Thompson
Argetsinger	Donovan	Hinman	Neupert	Thorn
Barden	Ebbets	Hoey	Nolan	Trombly
Bates	Evans	Holden	O'Connor	Van Olinda
Baumes	Eveleth	Howard	Odell	Vicinus
Beck	Farrell	Jackson	Oliver	Vosburgh
Boshart	Fay	Joseph	O'Neill J J	Walker
Boylan	Feeley	Keller	O'Neil M A	Walters
Brainerd	Filley	Kopp	Parker	Ward
Brennan	Foley	Lachman	Patrie	Waters
Brown C F	Fowler	Lansing	Perkins	Weber
Brown G W	Friend	Lee	Phillips C W	Weiland
Burgoyne	Frisbie	Levy A J	Pitkin	Weinstein
Callan	Garfein	Levy J	Raldiris	Wende
Caughlan	Gerhardt	Lowman	Reed	White E H
Cheney	Gerken	Lupton	Roberts	White L H
Clarke R H	Gillen	Macdonald	Rozan	Whitley
Clark S C	Glore	MacGregor	Sanner	Whitney
Coffey	Goldberg	Manley	Shea	Wilsnack
Colné	Goodwin	Marlatt	Shepardson	Wood
Conklin	Graubard	McCue	Shortt	Wright
Connell	Gray	McElligott	Smith A E	Yale
Cosad	Green	McGrath	Smith M	Young E
Crocker	Greenwood	McInerney	Spielberg	Young F L
Cross	Hackett	McKeon	Stivers	Zorn
Dana	Haines	Merritt		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1577, Int. No. 1238) entitled "An act to amend the County Law in relation to time and manner of payment of the salary of the county judge in Niagara county," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138

NOES 00

Those who voted in the affirmative were:

Abbey	De Long	Harwood	Metzendorf	Sullivan
Allen A F	Doherty	Hearn	Miller J L	Sweet
Allen H E	Donnelly	Herrick	Murray	Thompson
Argetsinger	Donovan	Hinman	Neupert	Thorn
Barden	Ebbets	Hoey	Nolan	Trombly
Bates	Evans	Holden	O'Connor	Van Olinda
Baumes	Eveleth	Howard	Odell	Vicinus
Beck	Farrell	Jackson	Oliver	Vosburgh
Boshart	Fay	Joseph	O'Neill J J	Walker
Boylan	Feeley	Keller	O'Neil M A	Walters
Brainerd	Filley	Kopp	Parker	Ward
Brennan	Foley	Lachman	Patrie	Waters
Brown C F	Fowler	Lansing	Perkins	Weber
Brown G W	Friend	Lee	Phillips C W	Weiland
Burgoyne	Frisbie	Levy A J	Pitkin	Weinstein
Callan	Garfein	Levy J	Raldiris	Wende
Caughlan	Gerhardt	Lowman	Reed	White E H
Cheney	Gerken	Lupton	Roberts	White L H
Clarke R H	Gillen	Macdonald	Rozan	Whitley
Clark S C	Glore	MacGregor	Sanner	Whitney
Coffey	Goldberg	Manley	Shea	Wilsnack
Colné	Goodwin	Marlatt	Shepardson	Wood
Conklin	Graubard	McCue	Shortt	Wright
Connell	Gray	McElligott	Smith A E	Yale
Cosad	Green	McGrath	Smith M	Young E
Crocker	Greenwood	McInerney	Spielberg	Young F L
Cross	Hackett	McKeon	Stivers	Zorn
Dana	Haines	Merritt		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1519, Int. No. 1204) entitled "An act to amend the Religious Corporations Law, in relation to changing the number of trustees of an incorporated church," was read the

third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138

NOES 00

Those who voted in the affirmative were:

Abbey	De Long	Harwood	Metzendorf	Sullivan
Allen A F	Doherty	Hearn	Miller J L	Sweet
Allen H E	Donnelly	Herrick	Murray	Thompson
Argtsinger	Donovan	Hinman	Neupert	Thorn
Barden	Ebbets	Hoey	Nolan	Trombly
Bates	Evans	Holden	O'Connor	Van Olinda
Baumes	Eveleth	Howard	Odell	Vicinus
Beck	Farrell	Jackson	Oliver	Vosburgh
Boshart	Fay	Joseph	O'Neill J J	Walker
Boylan	Feeley	Keller	O'Neil M A	Walters
Brainerd	Filley	Kopp	Parker	Ward
Brennan	Foley	Lachman	Patrie	Waters
Brown C F	Fowler	Lansing	Perkins	Weber
Brown G W	Friend	Lee	Phillips C W	Weiland
Burgoyne	Frisbie	Levy A J	Pitkin	Weinstein
Callan	Garfein	Levy J	Raldiris	Wende
Caughlan	Gerhardt	Lowman	Reed	White E H
Cheney	Gerken	Lupton	Roberts	White L H
Clarke R H	Gillen	Macdonald	Rozan	Whitley
Clark S C	Glore	MacGregor	Sanner	Whitney
Coffey	Goldberg	Manley	Shea	Wilsnack
Colné	Goodwin	Marlatt	Shepardson	Wood
Conklin	Graubard	McCue	Shortt	Wright
Connell	Gray	McElligott	Smith A E	Yale
Cosad	Green	McGrath	Smith M	Young E
Crocker	Greenwood	McInerney	Spielberg	Young F L
Cross	Hackett	McKeon	Stivers	Zorn
Dana	Haines	Merritt		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1688, Int. No. 1310) entitled "An act in relation to the refunding and payment of certain outstanding bonded indebtedness of the city of Ogdensburg by the issuance and sale of other bonds of said city therefor and to provide for the redemption of such refunding bonds," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree

to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138

NOES 00

Those who voted in the affirmative were:

Abbey	De Long	Harwood	Metzendorf	Sullivan
Allen A F	Doherty	Hearn	Miller J L	Sweet
Allen H E	Donnelly	Herrick	Murray	Thompson
Argetsinger	Donovan	Hinman	Neupert	Thorn
Barden	Ebbets	Hoey	Nolan	Trombly
Bates	Evans	Holden	O'Connor	Van Olinda
Baumes	Eveleth	Howard	Odell	Vicinus
Beck	Farrell	Jackson	Oliver	Vosburgh
Boshart	Fay	Joseph	O'Neill J J	Walker
Boylan	Feeley	Keller	O'Neil M A	Walters
Brainerd	Filley	Kopp	Parker	Ward
Brennan	Foley	Lachman	Patrie	Waters
Brown C F	Fowler	Lansing	Perkins	Weber
Brown G W	Friend	Lee	Phillips C W	Weiland
Burgoyne	Frisbie	Levy A J	Pitkin	Weinstein
Callan	Garfein	Levy J	Raldiris	Wende
Caughlan	Gerhardt	Lowman	Reed	White E H
Cheney	Gerken	Lupton	Roberts	White L H
Clarke R H	Gillen	Macdonald	Rozan	Whitley
Clark S C	Glore	MacGregor	Sanner	Whitney
Coffey	Goldberg	Manley	Shea	Wilsnack
Colné	Goodwin	Marlatt	Shepardson	Wood
Conklin	Graubard	McCue	Shortt	Wright
Connell	Gray	McElligott	Smith A E	Yale
Cosad	Green	McGrath	Smith M	Young E
Crocker	Greenwood	McInerney	Spielberg	Young F L
Cross	Hackett	McKeon	Stivers	Zorn
Dana	Haines	Merritt		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1687, Int. No. 1309) entitled "An act in relation to the extension, improvement and devolpment of the water works, water plant and water supply of the city of Ogdensburg and the issuance, sale and redemption of city bonds therefor," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138

NOES 00

Those who voted in the affirmative were:

Abbey	De Long	Harwood	Metzendorf	Sullivan
Allen A F	Doherty	Hearn	Miller J L	Sweet
Allen H E	Donnelly	Herrick	Murray	Thompson
Argetsinger	Donovan	Hinman	Neupert	Thorn
Barden	Ebbets	Hoey	Nolan	Trombly
Bates	Evans	Holden	O'Connor	Van Olinda
Baumes	Eveleth	Howard	Odell	Vicinus
Beck	Farrell	Jackson	Oliver	Vosburgh
Boshart	Fay	Joseph	O'Neill J J	Walker
Boylan	Feeley	Keller	O'Neil M A	Walters
Brainerd	Filley	Kopp	Parker	Ward
Brennan	Foley	Lachman	Patrie	Waters
Brown C F	Fowler	Lansing	Perkins	Weber
Brown G W	Friend	Lee	Phillips C W	Weiland
Burgoyne	Frisbie	Levy A J	Pitkin	Weinstein
Callan	Garfein	Levy J	Raldiris	Wende
Caughlan	Gerhardt	Lowman	Reed	White E H
Cheney	Gerken	Lupton	Roberts	White L H
Clarke R H	Gillen	Macdonald	Rozan	Whitley
Clark S C	Glore	MacGregor	Sanner	Whitney
Coffey	Goldberg	Manley	Shea	Wilsnack
Colné	Goodwin	Marlatt	Shepardson	Wood
Conklin	Graubard	McCue	Shortt	Wright
Connell	Gray	McElligott	Smith A E	Yale
Cosad	Green	McGrath	Smith M	Young E
Crocker	Greenwood	McInerney	Spielberg	Young F L
Cross	Hackett	McKeon	Stivers	Zorn
Dana	Haines	Merritt		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1404, Int. No. 1134) entitled "An act to amend the Greater New York charter, relative to the duties of the chamberlain," having been announced for a third reading,

On motion of Mr. Green, and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next.

The bill (No. 1306, Int. No. 1061) entitled "An act to amend the Greater New York charter, relative to bureaus of the department of finance," having been announced for a third reading,

On motion of Mr. Green, and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next.

The bill (No. 1631, Int. No. 1278) entitled "An act to ratify the proceedings of the board of supervisors of Westchester county, relating to the issuance of funding bonds of said county in the

principal amount of eighty-five thousand two hundred and eight and sixty-six one hundredths dollars, directed to be issued by the act of said board of supervisors, passed January seventeenth, nineteen hundred and ten, to ratify the execution and authorize the issuance of said bonds, to authorize the raising of taxes to pay the principal and interest of said bonds and to authorize the resale of said bonds under certain conditions," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138

NOES 00

Those who voted in the affirmative were:

Abbey	De Long	Harwood	Metzendorf	Sullivan
Allen A F	Doherty	Hearn	Miller J L	Sweet
Allen H E	Donnelly	Herrick	Murray	Thompson
Argetsinger	Donovan	Hinman	Neupert	Thorn
Barden	Ebbets	Hoey	Nolan	Trombly
Bates	Evans	Holden	O'Connor	Van Olinda
Baumes	Eveleth	Howard	Odell	Vicinus
Beck	Farrell	Jackson	Oliver	Vosburgh
Boshart	Fay	Joseph	O'Neill J J	Walker
Boylan	Feeley	Keller	O'Neil M A	Walters
Brainerd	Filley	Kopp	Parker	Ward
Brennan	Foley	Lachman	Patrie	Waters
Brown C F	Fowler	Lansing	Perkins	Weber
Brown G W	Friend	Lee	Phillips C W	Weiland
Burgoyne	Frisbie	Levy A J	Pitkin	Weinstein
Callan	Garfein	Levy J	Raldiris	Wende
Caughlan	Gerhardt	Lowman	Reed	White E H
Cheney	Gerken	Lupton	Roberts	White L H
Clarke R H	Gillen	Macdonald	Rozan	Whitley
Clark S C	Glore	MacGregor	Sanner	Whitney
Coffey	Goldberg	Manley	Shea	Wilsnack
Colné	Goodwin	Marlatt	Shepardson	Wood
Conklin	Graubard	McCue	Shortt	Wright
Connell	Gray	McElligott	Smith A E	Yale
Cosad	Green	McGrath	Smith M	Young E
Crocker	Greenwood	McInerney	Spielberg	Young F L
Cross	Hackett	McKeon	Stivers	Zorn
Dana	Haines	Merritt		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 427, Int. No. 407) entitled "An act making an appropriation for building a new road on the reservation of the

Tuscarora Indians, in the county of Niagara, and improving a portion of the Upper Mountain road on the same reservation," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138

NOES 00

Those who voted in the affirmative were:

Abbey	De Long	Harwood	Metzendorf	Sullivan
Allen A F	Doherty	Hearn	Miller J L	Sweet
Allen H E	Donnelly	Herrick	Murray	Thompson
Argetsinger	Donovan	Hinman	Neupert	Thorn
Barden	Ebbets	Hoey	Nolan	Trombly
Bates	Evans	Holden	O'Connor	Van Olinda
Baumes	Eveleth	Howard	Odell	Vicinus
Beck	Farrell	Jackson	Oliver	Vosburgh
Boshart	Fay	Joseph	O'Neill J J	Walker
Boylan	Feeley	Keller	O'Neil M A	Walters
Brainerd	Filley	Kopp	Parker	Ward
Brennan	Foley	Lachman	Patrie	Waters
Brown C F	Fowler	Lansing	Perkins	Weber
Brown G W	Friend	Lee	Phillips C W	Weiland
Burgoyne	Frisbie	Levy A J	Pitkin	Weinstein
Callan	Garfein	Levy J	Raldiris	Wende
Caughian	Gerhardt	Lowman	Reed	White E H
Cheney	Gerken	Lupton	Roberts	White L H
Clarke R H	Gillen	Macdonald	Rozan	Whitley
Clark S C	Glore	MacGregor	Sanner	Whitney
Coffey	Goldberg	Manley	Shea	Wilsnack
Colné	Goodwin	Marlatt	Shepardson	Wood
Conklin	Graubard	McCue	Shortt	Wright
Connell	Gray	McElligott	Smith A E	Yale
Cosad	Green	McGrath	Smith M	Young E
Clocker	Greenwood	McInerney	Spielberg	Young F L
Cross	Hackett	McKeon	Stivers	Zorn
Dana	Haines	Merritt		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1605, Int. No. 1252) entitled "An act to amend the Code of Civil Procedure, in relation to security upon sale by referee," having been announced for a third reading,

On motion of Mr. Merritt, and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next.

The bill (No. 1552, Int. No. 436) entitled "An act to prescribe the method by which and the terms and conditions under which shall be determined the amount of any indebtedness heretofore incurred by the city of New York for rapid transit or dock investment which may be excluded in ascertaining the power of the city to become indebted under the provisions of section ten of article eight of the Constitution of the State," having been announced for a third reading,

On motion of Mr. Merritt, and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next.

The bill (No. 1693, Int. No. 752) entitled "An act to amend the County Law, in relation to the office of county auditor," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138

NOES 00

Those who voted in the affirmative were:

Abbey	De Long	Harwood	Metzendorf	Sullivan
Allen A F	Doherty	Hearn	Miller J L	Sweet
Allen H E	Donnelly	Herrick	Murray	Thompson
Argetsinger	Donovan	Hinman	Neupert	Thorn
Barden	Ebbets	Hoe	Nolan	Trombly
Bates	Evans	Holden	O'Connor	Van Olinda
Baumes	Eveleth	Howard	Odell	Vicinus
Beck	Farrell	Jackson	Oliver	Vosburgh
Boshart	Fay	Joseph	O'Neill J J	Walker
Boylan	Feeley	Keller	O'Neil M A	Walters
Brainerd	Filley	Kopp	Parker	Ward
Brennan	Foley	Lachman	Patrie	Waters
Brown C F	Fowler	Lansing	Perkins	Weber
Brown G W	Friend	Lee	Phillips C W	Weiland
Burgoyne	Frisbie	Levy A J	Pitkin	Weinstein
Callan	Garfein	Levy J	Raldiris	Wende
Caughlan	Gerhardt	Lowman	Reed	White E H
Cheney	Gerken	Lupton	Roberts	White L H
Clarke R H	Gillen	Macdonald	Rozan	Whitley
Clark S C	Glore	MacGregor	Sanner	Whitney
Coffey	Goldberg	Manley	Shea	Wilsnack
Colné	Goodwin	Marlatt	Shepardson	Wood
Conklin	Graubard	McCue	Shortt	Wright
Connell	Gray	McElligott	Smith A E	Yale
Cosad	Green	McGrath	Smith M	Young E
Crocker	Greenwood	McInerney	Spielberg	Young F L
Cross	Hackett	McKeon	Stivers	Zorn
Dana	Haines	Merritt		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1016, Int. No. 868) entitled "An act to amend the Greater New York charter, relative to the powers of the commissioners of the sinking fund of the city of New York, in its discretion, to cancel and annul taxes, assessments, Croton water rents, et cetera, in certain cases," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138

NOES 00

Those who voted in the affirmative were:

Abbey	De Long	Harwood	Metzendorf	Sullivan
Allen A F	Doherty	Hearn	Miller J L	Sweet
Allen H E	Donnelly	Herrick	Murray	Thompson
Argetsinger	Donovan	Hinman	Neupert	Thorn
Barden	Ebbets	Hoey	Nolan	Trombly
Bates	Evans	Holden	O'Connor	Van Olinda
Baumes	Eveleth	Howard	Odell	Vicinus
Beck	Farrell	Jackson	Oliver	Vosburgh
Boshart	Fay	Joseph	O'Neill J J	Walker
Boylan	Feeley	Keller	O'Neil M A	Walters
Brainerd	Filley	Kopp	Parker	Ward
Brennan	Foley	Lachman	Patrie	Waters
Brown C F	Fowler	Lansing	Perkins	Weber
Brown G W	Friend	Lee	Phillips C W	Weiland
Burgoyne	Frisbie	Levy A J	Pitkin	Weinstein
Callan	Garfein	Levy J	Raldiris	Wende
Caughlan	Gerhardt	Lowman	Reed	White E H
Cheney	Gerken	Lupton	Roberts	White L H
Clarke R H	Gillen	Macdonald	Rozan	Whitley
Clark S C	Glore	MacGregor	Sanner	Whitney
Coffey	Goldberg	Manley	Shea	Wilsnack
Colné	Goodwin	Marlatt	Shepardson	Wood
Conklin	Graubard	McCue	Shortt	Wright
Connell	Gray	McElligott	Smith A E	Yale
Cosad	Green	McGrath	Smith M	Young E
Crocker	Greenwood	McInerney	Spielberg	Young F L
Cross	Hackett	McKeon	Stivers	Zorn
Dana	Haines	Merritt		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 164, Int. No. 163) entitled "An act to amend the Village Law, in relation to adoption and enforcement of building and sanitary codes in villages of the first class," was read

the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138

NOES 00

Those who voted in the affirmative were:

Abbey	De Long	Harwood	Metzendorf	Sullivan
Allen A F	Doherty	Hearn	Miller J L	Sweet
Allen H E	Donnelly	Herrick	Murray	Thompson
Argetsinger	Donovan	Hinman	Neupert	Thorn
Barden	Ebbets	Hoey	Nolan	Trombly
Bates	Evans	Holden	O'Connor	Van Olinda
Baumes	Eveleth	Howard	Odell	Vicinus
Beck	Farrell	Jackson	Oliver	Vosburgh
Boshart	Fay	Joseph	O'Neill J J	Walker
Boylan	Feeley	Keller	O'Neil M A	Walters
Brainerd	Filley	Kopp	Parker	Ward
Brennan	Foley	Lachman	Patrie	Waters
Brown C F	Fowler	Lansing	Perkins	Weber
Brown G W	Friend	Lee	Phillips C W	Weiland
Burgoyne	Frisbie	Levy A J	Pitkin	Weinstein
Callan	Garfein	Levy J	Raldiris	Wende
Caughlan	Gerhardt	Lowman	Reed	White E H
Cheney	Gerken	Lupton	Roberts	White L H
Clarke R H	Gillen	Macdonald	Rozan	Whitley
Clark S C	Glore	MacGregor	Sanner	Whitney
Coffey	Goldberg	Manley	Shea	Wilsnack
Colné	Goodwin	Marlatt	Shepardson	Wood
Conklin	Graubard	McCue	Shortt	Wright
Connell	Gray	McElligott	Smith A E	Yale
Cosad	Green	McGrath	Smith M	Young E
Crocker	Greenwood	McInerney	Spielberg	Young F L
Cross	Hackett	McKeon	Stivers	Zorn
Dana	Haines	Merritt		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1453, Int. No. 831) entitled "An act to amend the County Law, in relation to compensation of supervisors in Rockland, Broome and Ontario counties, and to repeal chapter one hundred and eighty-six of the Laws of eighteen hundred and sixty-nine," having been announced,

Mr. Odell moved that said bill be recommitted to the committee on internal affairs, with instructions to report the same forthwith, amended as follows:

Page 1, line 7, after "Erie" insert "Monroe".

Page 2, line 14, before "Montgomery" insert "Monroe".

In line 2 of the title, after the word "Broome" insert "Monroe".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Whitney, from the committee on internal affairs, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

The bill (No. 1044, Int. No. 895) entitled "An act to amend the General Business Law, in relation to the sale of unclaimed articles and other property covered by the lien of the keeper of a hotel, apartment hotel, inn, boarding-house or lodging-house," having been announced for a third reading,

On motion of Mr. Oliver, said bill was laid aside, retaining its place on the order of third reading.

The bill (No. 1244, Int. No. 293) entitled "An act to amend the Penal Law, in relation to keeping gaming and betting establishments," having been announced for a third reading,

On motion of Mr. Merritt, and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next.

The bill (No. 1333, Int. No. 1093) entitled "An act to amend the Greater New York charter, relative to powers of the board of health, the board of trustees of Bellevue and allied hospitals, the commissioner of public charities, and the commissioner of correction," having been announced for a third reading,

On motion of Mr. Merritt, and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next.

The bill (No. 1594, Int. No. 310) entitled "An act to amend the Code of Procedure, in relation to fees of justice of the peace," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138

NOES 00

Those who voted in the affirmative were:

Abbey	De Long	Harwood	Metzendorf	Sullivan
Allen A F	Doherty	Hearn	Miller J L	Sweet
Allen H E	Donnelly	Herrick	Murray	Thompson
Argetsinger	Donovan	Hinman	Neupert	Thoon
Barden	Ebbets	Hoey	Nolan	Trombly
Bates	Evans	Holden	O'Connor	Van Olinda
Baumes	Eveleth	Howard	Odell	Vicinus
Beck	Farrell	Jackson	Oliver	Vosburgh
Boshart	Fay	Joseph	O'Neill J J	Walker
Boylan	'Feeley	Keller	O'Neil M A	Walters
Brainerd	Filley	Kopp	Parker	Ward
Brennan	Foley	Lachman	Patrie	Waters
Brown C F	Fowler	Lansing	Perkins	Weber
Brown G W	Friend	Lee	Phillips C W	Weiland
Burgoyne	Frisbie	Levy A J	Pitkin	Weinstein
Callan	Garfein	Levy J	Raldiris	Wende
Caughlan	Gerhardt	Lowman	Reed	White E H
Cheney	Gerken	Lupton	Roberts	White L H
Clarke R H	Gillen	Macdonald	Rozan	Whitley
Clark S C	Glore	MacGregor	Sanner	Whitney
Coffey	Goldberg	Manley	Shea	Wilsnack
Colné	Goodwin	Marlatt	Shepardson	Wood
Conklin	Graubard	McCue	Shortt	Wright
Connell	Gray	McElligott	Smith A E	Yale
Cosad	Green	McGrath	Smith M	Young E
Crocker	Greenwood	McInerney	Spielberg	Young F L
Cross	Hackett	McKeon	Stivers	Zorn
Dana	Haines	Merritt		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1536, Int. No. 1220) entitled "An act to amend chapter five hundred and forty-nine of the Laws of eighteen hundred and seventy-four, entitled 'An act to provide for the planting and protection of oysters in those portions of the Great South bay, lying in the town of Islip, Suffolk county, wherein the taking of clams cannot be profitably followed as a business,' in relation to allotments of portions of such bay," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138

NOES 00

Those who voted in the affirmative were:

Abbey	De Long	Harwood	Metzendorf	Sullivan
Allen A F	Doherty	Hearn	Miller J L	Sweet
Allen H E	Donnelly	Herrick	Murray	Thompson
Argetsinger	Donovan	Hinman	Neupert	Thorn
Barden	Ebbets	Hoey	Nolan	Trombly
Bates	Evans	Holden	O'Connor	Van Olinda
Baumes	Eveleth	Howard	Odell	Vicinus
Beck	Farrell	Jackson	Oliver	Vosburgh
Boshart	Fay	Joseph	O'Neill J J	Walker
Boylan	Feeley	Keller	O'Neil M A	Walters
Brainerd	Filley	Kopp	Parker	Ward
Brennan	Foley	Lachman	Patrie	Waters
Brown C F	Fowler	Lansing	Perkins	Weber
Brown G W	Friend	Lee	Phillips C W	Weiland
Burgoyne	Frisbie	Levy A J	Pitkin	Weinstein
Callan	Garfein	Levy J	Raldiris	Wende
Caughlan	Gerhardt	Lowman	Reed	White E H
Cheney	Gerken	Lupton	Roberts	White L H
Clarke R H	Gillen	Macdonald	Rozan	Whitley
Clark S C	Glore	MacGregor	Sanner	Whitney
Coffey	Goldberg	Manley	Shea	Wilsnack
Colné	Goodwin	Marlatt	Shepardson	Wood
Conklin	Graubard	McCue	Shortt	Wright
Connell	Gray	McElligott	Smith A E	Yale
Cosad	Green	McGrath	Smith M	Young E
Crocker	Greenwood	McInerney	Spielberg	Young F L
Cross	Hackett	McKeon	Stivers	Zorn
Dana	Haines	Merritt		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1559, Int. No. 542) entitled "An act to amend section seven hundred and ninety-eight of the Code of Civil Procedure, in relation to the time for the service of pleadings and papers by mail," having been announced for a third reading,

On motion of Mr. Merritt, and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next.

By unanimous consent, Mr. Ward offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on the judiciary be discharged from the further consideration of the Senate bill (No. 276, Rec. No. 78) entitled "An act to amend the Insanity Law, relative to the annual report of the State Commission in Lunacy."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

On motion of Mr. Ward, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Ward, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138

NOES 00

Those who voted in the affirmative were:

Abbey	De Long	Harwood	Metzendorf	Sullivan
Allen A F	Doherty	Hearn	Miller J L	Sweet
Allen H E	Donnelly	Herrick	Murray	Thompson
Argetsinger	Donovan	Hinman	Neupert	Thorn
Barden	Ebbets	Hoey	Nolan	Trombly
Bates	Evans	Holden	O'Connor	Van Olinda
Baumes	Eveleth	Howard	Odell	Vcinus
Beck	Farrell	Jackson	Oliver	Vosburgh
Boshart	Fay	Joseph	O'Neill J J	Walker
Boylan	Feeley	Keller	O'Neil M A	Walters
Brainerd	Filley	Kopp	Parker	Ward
Brennan	Foley	Lachman	Patrie	Waters
Brown C F	Fowler	Lansing	Perkins	Weber
Brown G W	Friend	Lee	Phillips C W	Weiland
Burgoyne	Frisbie	Levy A J	Pitkin	Weinstein
Callan	Garfein	Levy J	Raldiris	Wende
Caughlan	Gerhardt	Lowman	Reed	White E H
Cheney	Gerken	Lupton	Roberts	White L H
Clarke R H	Gillen	Macdonald	Rozan	Whitley
Clark S C	Glore	MacGregor	Sanner	Whitney
Coffey	Goldberg	Manley	Shea	Wilsnack
Colné	Goodwin	Marlatt	Shepardson	Wood
Conklin	Graubard	McCue	Shortt	Wright
Connell	Gray	McElligott	Smith A E	Yale
Cosad	Green	McGrath	Smith M	Young E
Crocker	Greenwood	McInerney	Spielberg	Young F L
Cross	Hackett	McKeon	Stivers	Zorn
Dana	Haines	Merritt		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 491, Int. No. 466) entitled "An act to amend the Insanity Law, relative to the annual reports of the State Commission in Lunacy," having been announced for a third reading,

On motion of Mr. Ward, said bill was laid aside, and ordered stricken from the calendar.

The bill (No. 1595, Int. No. 79) entitled "An act to amend the Penal Law, in relation to compulsory prostitution of women,"

was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138

NOES 00

Those who voted in the affirmative were:

Abbey	De Long	Harwood	Metzendorf	Sullivan
Allen A F	Doherty	Hearn	Miller J L	Sweet
Allen H E	Donnelly	Herrick	Murray	Thompson
Argetsinger	Donovan	Hinman	Neupert	Thorn
Barden	Ebbets	Hoey	Nolan	Trombly
Bates	Evans	Holden	O'Connor	Van Olinda
Baumes	Eveleth	Howard	Odell	Vicinus
Beck	Farrell	Jackson	Oliver	Vosburgh
Boshart	Fay	Joseph	O'Neill J J	Walker
Boylan	Feeley	Keller	O'Neil M A	Walters
Brainerd	Filley	Kopp	Parker	Ward
Brennan	Foley	Lachman	Patrie	Waters
Brown C F	Fowler	Lansing	Perkins	Weber
Brown G W	Friend	Lee	Phillips C W	Weiland
Burgoyne	Frisbie	Levy A J	Pitkin	Weinstein
Callan	Garfein	Levy J	Raldiris	Wende
Caughlan	Gerhardt	Lowman	Reed	White E H
Cheney	Gerken	Lupton	Roberts	White L H
Clarke R H	Gillen	Macdonald	Rozan	Whitley
Clark S C	Glore	MacGregor	Sanner	Whitney
Coffey	Goldberg	Manley	Shea	Wilsnack
Colné	Goodwin	Marlatt	Shepardson	Wood
Conklin	Graubard	McCue	Shortt	Wright
Connell	Gray	McElligott	Smith A E	Yale
Cosad	Green	McGrath	Smith M	Young E
Crocker	Greenwood	McInerney	Spielberg	Young F L
Cross	Hackett	McKeon	Stivers	Zorn
Dana	Haines	Merritt		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1660, Int. No. 1293) entitled "An act to amend chapter one hundred and six of the Laws of eighteen hundred and ninety-one, entitled 'An act to revise, consolidate and amend the several acts relating to the village of Mechanicville, and to repeal certain acts,' in relation to chief engineer and fire warden," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138

NOES 00

Those who voted in the affirmative were:

Abbey	De Long	Harwood	Metzendorf	Sullivan
Allen A F	Doherty	Hearn	Miller J L	Sweet
Allen H E	Donnelly	Herrick	Murray	Thompson
Argetsinger	Donovan	Hinman	Neupert	Thorn
Barden	Ebbets	Hoey	Nolan	Trombly
Bates	Evans	Holden	O'Connor	Van Olinda
Baumes	Eveleth	Howard	Odell	Vicinus
Beck	Farrell	Jackson	Oliver	Vosburgh
Boshart	Fay	Joseph	O'Neill J J	Walker
Boylan	Feeley	Keller	O'Neil M A	Walters
Brainerd	Filley	Kopp	Parker	Ward
Brennan	Foley	Lachman	Patrie	Waters
Brown C F	Fowler	Lansing	Perkins	Weber
Brown G W	Friend	Lee	Phillips C W	Weiland
Burgoyne	Frisbie	Levy A J	Pitkin	Weinstein
Callan	Garfein	Levy J	Raldiris	Wende
Caughlan	Gerhardt	Lowman	Reed	White E H
Cheney	Gerken	Lupton	Roberts	White L H
Clarke R H	Gillen	Macdonald	Rozan	Whitley
Clark S C	Glore	MacGregor	Sanner	Whitney
Coffey	Goldberg	Manley	Shea	Wilsnack
Colné	Goodwin	Marlatt	Shepardson	Wood
Conklin	Graubard	McCue	Shortt	Wright
Connell	Gray	McElligott	Smith A E	Yale
Cosad	Green	McGrath	Smith M	Young E
Crocker	Greenwood	McInerney	Spielberg	Young F L
Cross	Hackett	McKeon	Stivers	Zorn
Dana	Haines	Merritt		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 463, Int. No. 438) entitled "An act to amend the Tax Law, in relation to the exemption of property held by a municipal corporation for the treatment and disposal of sewage," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138

NOES 00

Those who voted in the affirmative were:

Abbey	De Long	Harwood	Metzendorf	Sullivan
Allen A F	Doherty	Hearn	Miller J L	Sweet
Allen H E	Donnelly	Herrick	Murray	Thompson
Argetsinger	Donovan	Hinman	Neupert	Thorn
Barden	Ebbets	Hoey	Nolan	Trombly
Bates	Evans	Holden	O'Connor	Van Olinda
Baumes	Eveleth	Howard	Odell	Vicinus
Beck	Farrell	Jackson	Oliver	Vosburgh
Boshart	Fay	Joseph	O'Neill J J	Walker
Boylan	Feeley	Keller	O'Neil M A	Walters
Brainerd	Filley	Kopp	Parker	Ward
Brennan	Foley	Lachman	Patrie	Waters
Brown C F	Fowler	Lansing	Perkins	Weber
Brown G W	Friend	Lee	Phillips C W	Weiland
Burgoyne	Frisbie	Levy A J	Pitkin	Weinstein
Callan	Garfein	Levy J	Raldiris	Wende
Caughlan	Gerhardt	Lowman	Reed	White E H
Cheney	Gerken	Lupton	Roberts	White L H
Clarke R H	Gillen	Macdonald	Rozan	Whitley
Clark S C	Glore	MacGregor	Sanner	Whitney
Coffey	Goldberg	Manley	Shea	Wilsnack
Colné	Goodwin	Marlatt	Shepardson	Wood
Conklin	Graubard	McCue	Short	Wright
Connell	Gray	McElligott	Smith A E	Yale
Cosad	Green	McGrath	Smith M	Young E
Crocker	Greenwood	McInerney	Spielberg	Young F L
Cross	Hackett	McKeon	Stivers	Zorn
Dana	Haines	Merritt		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1476, Int. No. 1182) entitled "An act to amend the Forest, Fish and Game Law, in relation to the open season for woodcock on Long Island," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138

NOES 00

Those who voted in the affirmative were:

Abbey	De Long	Harwood	Metzendorf	Sullivan
Allen A F	Doherty	Hearn	Miller J L	Sweet
Allen H E	Donnelly	Herrick	Murray	Thompson
Argetsinger	Donovan	Hinman	Neupert	Thorn

Barben	Ebbets	Hoey	Nolan	Trombly
Bates	Evans	Holden	O'Connor	Van Olinda
Baumes	Eveleth	Howard	Odell	Vicinus
Beck	Farrell	Jackson	Oliver	Vosburgh
Boshart	Fay	Joseph	O'Neill J J	Walker
Boylan	Feeley	Keller	O'Neil M A	Walters
Brainerd	Filley	Kopp	Parker	Ward
Brennan	Foley	Lachman	Patrie	Waters
Brown C F	Fowler	Lansing	Perkins	Weber
Brown G W	Friend	Lee	Phillips C W	Weiland
Burgoyne	Frisbie	Levy A J	Pitkin	Weinstein
Callan	Garfein	Levy J	Raldiris	Wende
Caughlan	Gerhardt	Lowman	Reed	White E H
Cheney	Gerken	Lupton	Roberts	White L H
Clarke R H	Gillen	Macdonald	Rozan	Whitley
Clark S C	Glore	MacGregor	Sanner	Whitney
Coffey	Goldberg	Manley	Shea	Wilsnack
Colné	Goodwin	Marlatt	Shepardson	Wood
Conklin	Graubard	McCue	Shortt	Wright
Connell	Gray	McElligott	Smith A E	Yale
Cosad	Green	McGrath	Smith M	Young E
Crocker	Greenwood	McInerney	Spielberg	Young F L
Cross	Hackett	McKeon	Stivers	Zorn
Dana	Haines	Merritt		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1557, Int. No. 652) entitled "An act to amend the Greater New York charter, in relation to cemeteries in Queens county," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 139

NOES 00

Those who voted in the affirmative were:

Abbey	De Long	Harwood	Metzendorf	Sullivan
Allen A F	Doherty	Hearn	Miller J L	Sweet
Allen H E	Donnelly	Herrick	Murray	Thompson
Argetsinger	Donovan	Hinman	Neupert	Thorn
Barden	Ebbets	Hoey	Nolan	Trombly
Bates	Evans	Holden	O'Connor	Van Olinda
Baumes	Eveleth	Howard	Odell	Vicinus
Beck	Farrell	Jackson	Oliver	Vosburgh
Boshart	Fay	Joseph	O'Neill J J	Walker
Boylan	Feeley	Keller	O'Neil M A	Walters
Brainerd	Filley	Kopp	Parker	Ward
Brennan	Foley	Lachman	Patrie	Waters
Brown C F	Fowler	Lansing	Perkins	Weber
Brown G W	Friend	Lee	Phillips C W	Weiland
Burgoyne	Frisbie	Levy A J	Pitkin	Weinstein
Callan	Garfein	Levy J	Raldiris	Wende

Caughlan	Gerhardt	Lowman	Reed	White E H
Cheney	Gerken	Lupton	Roberts	White E H
Clarke R H	Gillen	Macdonald	Rozan	Whitley
Clark S C	Glore	MacGregor	Sanner	Whitney
Coffey	Goldberg	Manley	Shea	Wilsnack
Colné	Goodwin	Marlatt	Shepardson	Wood
Conklin	Graubard	McCue	Shortt	Wright
Connell	Gray	McElligott	Smith A E	Yale
Cosad	Green	McGrath	Smith M	Young E
Crocker	Greenwood	McInerney	Spielberg	Young F L
Cross	Hackett	McKeon	Stevenson	Zorn
Dana	Haines	Merritt	Stivers	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1616, Int. No. 1263) entitled "An act to amend the Highway Law, in relation to State's share of expense of maintaining certain county roads," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 139

NOES 00

Those who voted in the affirmative were:

Abbey	De Long	Harwood	Metzendorf	Sullivan
Allen A F	Doherty	Hearn	Miller J L	Sweet
Allen H E	Donnelly	Herrick	Murray	Thompson
Argetsinger	Donovan	Hinman	Neupert	Thorn
Barden	Ebbets	Hoey	Nolan	Trombly
Bates	Evans	Holden	O'Connor	Van Olinda
Baumes	Eveleth	Howard	Odell	Vicinus
Beck	Farrell	Jackson	Oliver	Vosburgh
Boshart	Fay	Joseph	O'Neill J J	Walker
Boylan	Feeley	Keller	O'Neil M A	Walters
Brainerd	Filley	Kopp	Parker	Ward
Brennan	Foley	Lachman	Patrie	Waters
Brown C F	Fowler	Lansing	Perkins	Weber
Brown G W	Friend	Lee	Phillips C W	Weiland
Burgoyne	Frisbie	Levy A J	Pitkin	Weinstein
Callan	Garfein	Levy J	Raldiris	Wende
Caughlan	Gerhardt	Lowman	Reed	White E H
Cheney	Gerken	Lupton	Roberts	White L H
Clarke R H	Gillen	Macdonald	Rozan	Whitley
Clark S C	Glore	MacGregor	Sanner	Whitney
Coffey	Goldberg	Manley	Shea	Wilsnack
Colné	Goodwin	Marlatt	Shepardson	Wood
Conklin	Graubard	McCue	Smith A E	Wright
Connell	Gray	McElligott	Smith M	Yale
Cosad	Green	McGrath	Spielberg	Young E
Crocker	Greenwood	McInerney	Stevenson	Young F L
Cross	Hackett	McKeon	Stivers	Zorn
Dana	Haines	Merritt		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1403, Int. No. 1133) entitled "An act to amend section three hundred and twenty-eight of the Code of Civil Procedure, in relation to assistant clerks in the City Court of the city of New York," having been announced,

Mr. Foley moved that said bill be recommitted to the committee on codes, with instructions to report the same forthwith, amended as follows:

Page 1, line 9, insert brackets before "and" before the word "at" and after the word "pleasure".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Fowler, from the committee on codes, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

The bill (No. 1300, Int. No. 139) entitled "An act to provide for repairs, improvements and betterments to the State armory, in the borough of Brooklyn in the city of New York, occupied by the Forty-seventh Regiment, National Guard, State of New York, and making an appropriation therefor," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 139

NOES 00

Those who voted in the affirmative were:

Abbey	De Long	Harwood	Metzendorf	Sullivan
Allen A F	Doherty	Hearn	Miller J L	Sweet
Allen H E	Donnelly	Herrick	Murray	Thompson
Argetsinger	Donovan	Hinman	Neupert	Thorn
Barden	Ebbets	Hoey	Nolan	Trombly
Bates	Evans	Holden	O'Connor	Van Olinda
Baumes	Eveleth	Howard	Odell	Vicinus
Beck	Farrell	Jackson	Oliver	Vosburgh
Boshart	Fay	Joseph	O'Neill J J	Wadsworth
Boylan	Feeley	Keller	O'Neil M A	Walker

Brainerd	Filley	Kopp	Parker	Walters
Brennan	Foley	Lachman	Patrie	Waters
Brown C F	Fowler	Lansing	Perkins	Weber
Brown G W	Frisbie	Lee	Phillips C W	Weiland
Burgoyne	Frisbie	Levy A J	Pitkin	Weinstein
Callan	Garfein	Levy J	Raldiris	Wende
Caughlan	Gerhardt	Lowman	Reed	White E H
Cheney	Gerken	Lupton	Roberts	White L H
Clarke R H	Gillen	Macdonald	Rozan	Whitley
Clark S C	Glore	MacGregor	Sanner	Whitney
Coffey	Goldberg	Manley	Shea	Wilsnack
Colné	Goodwin	Marlatt	Shepardson	Wood
Conklin	Graubard	McCue	Shortt	Wright
Connell	Gray	McElligott	Smith A E	Yale
Cosad	Green	McGrath	Smith M	Young E
Crocker	Greenwood	McInerney	Spielberg	Young F L
Cross	Hackett	McKeon	Stevenson	Zorn
Dana	Haines	Merritt	Stivers	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 418, Int. No. 393) entitled "An act to provide for the acquisition and preservation of the historic house and grounds formerly owned and occupied by General Nicholas Herkimer, in the town of Danube, in the county of Herkimer, and making an appropriation therefor," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 139

NOES 00

Those who voted in the affirmative were:

Abbey	De Long	Harwood	Metzendorf	Sullivan
Allen A F	Doherty	Hearn	Miller J L	Sweet
Allen H E	Donnelly	Herrick	Murray	Thompson
Argetsinger	Donovan	Hinman	Neupert	Thorn
Barden	Ebbets	Hoey	Nolan	Trombly
Bates	Evans	Holden	O'Connor	Van Olinda
Baumes	Eveleth	Howard	Odell	Vicinus
Beck	Farrell	Jackson	Oliver	Vosburgh
Boshart	Fay	Joseph	O'Neill J J	Walker
Boylan	Feeley	Keller	O'Neil M A	Walters
Brainerd	Filley	Kopp	Parker	Ward
Brennan	Foley	Lachman	Patrie	Waters
Brown C F	Fowler	Lansing	Perkins	Weber
Brown G W	Friend	Lee	Phillips C W	Weiland
Burgoyne	Frisbie	Levy A J	Pitkin	Weinstein

Callan	Garfein	Levy J	Raldiris	Wende
Caughlan	Gerhardt	Lowman	Reed	White E H
Cheney	Gerken	Lupton	Roberts	White L H
Clarke R H	Gillen	Macdonald	Rozan	Whitley
Clark S C	Glore	MacGregor	Sanner	Whitney
Coffey	Goldberg	Manley	Shea	Wilsnack
Colné	Goodwin	Marlatt	Shepardson	Wood
Conklin	Graubard	McCue	Shortt	Wright
Connell	Gray	McElligott	Smith A E	Yale
Cosad	Green	McGrath	Smith M	Young E
Crocker	Greenwood	McInerney	Spielberg	Young F L
Cross	Hackett	McKeon	Stevenson	Zorn
Dana	Haines	Merritt	Stivers	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1571, Int. No. 1332) entitled "An act to amend the Forest, Fish and Game Law, in relation to the waters and territory comprising the Saint Lawrence reservation," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 00

Those who voted in the affirmative were:

Abbey	De Long	Harwood	Metzendorf	Sullivan
Allen A F	Doherty	Hearn	Miller J L	Sweet
Allen H E	Donnelly	Herriek	Murray	Thompson
Argetsinger	Donovan	Hinman	Neupert	Thorn
Barden	Ebbets	Hoey	Nolan	Trombly
Bates	Evans	Holden	O'Connor	Van Olinda
Baumes	Eveleth	Howard	Odell	Vicinus
Beck	Farrell	Jackson	Oliver	Vosburgh
Boshart	Fay	Joseph	O'Neill J J	Walker
Boylan	Feeley	Keller	O'Neil M A	Walters
Brainerd	Filley	Kopp	Parker	Ward
Brennan	Foley	Lachmen	Patrie	Waters
Brown C F	Fowler	Lansing	Perkins	Weber
Brown G W	Friend	Lee	Phillips C W	Weiland
Burgoyne	Frisbie	Levy A J	Pitkin	Weinstein
Callan	Garfein	Levy J	Raldiris	Wende
Caughlan	Gerhardt	Lowman	Reed	White E H
Cheney	Gerken	Lupton	Roberts	White L H
Clarke R H	Gillen	Macdonald	Rozan	Whitley
Clark S C	Glore	MacGregor	Sanner	Whitney
Coffey	Goldberg	Manley	Shea	Wilkie
Colné	Goodwin	Marlatt	Shepardson	Wilsnack
Conklin	Graubard	McCue	Shortt	Wood

Connell	Gray	McElligott	Smith A E	Wright
Cosad	Green	McGrath	Smith M	Yale
Crocker	Greenwood	McInerney	Spielberg	Young E
Cross	Hackett	McKeon	Stevenson	Young F L
Dana	Haines	Merritt	Stivers	Zorn

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1245 Int. No. 591) entitled "An act to amend the County Law, in relation to special deputy clerks in Queens county," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 00

Those who voted in the affirmative were:

Abbey	De Long	Harwood	Metzendorf	Sullivan
Allen A F	Doherty	Hearn	Miller J L	Sweet
Allen H E	Donnelly	Herrick	Murray	Thompson
Argetsinger	Donovan	Hinman	Neupert	Thorn
Barden	Ebbets	Hoey	Nolan	Trombly
Bates	Evans	Holden	O'Connor	Van Olinda
Baumes	Eveleth	Howard	Odell	Vicinus
Beck	Farrell	Jackson	Oliver	Vosburgh
Boshart	Fay	Joseph	O'Neill J J	Walker
Boylan	Feeley	Keller	O'Neil M A	Walters
Brainerd	Filley	Kopp	Parker	Ward
Brennan	Foley	Lachman	Patrie	Waters
Brown C F	Fowler	Lansing	Perkins	Weber
Brown G W	Friend	Lee	Phillips C W	Weiland
Burgoyne	Frisbie	Levy A J	Pitkin	Weinstein
Callan	Garfein	Levy J	Raldiris	Wende
Caughlan	Gerhardt	Lowman	Reed	White E H
Cheney	Gerken	Lupton	Roberts	White L H
Clarke R H	Gillen	Macdonald	Rozan	Whitley
Clark S C	Glore	MacGregor	Sanner	Whitney
Coffey	Goldberg	Manley	Shea	Wilkie
Colné	Goodwin	Marlatt	Shepardson	Wilsnack
Conklin	Graubard	McCue	Shortt	Wood
Connell	Gray	McElligott	Smith A E	Wright
Cosad	Green	McGrath	Smith M	Yale
Crocker	Greenwood	McInerney	Spielberg	Young E
Cross	Hackett	McKeon	Stevenson	Young F L
Dana	Haines	Merritt	Stivers	Zorn

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1689, Int. No. 1311) entitled "An act to accept a deed of gift and an assignment of lease in perpetuity, from the corporation of Witherbee, Sherman and Company to the people of the State of New York, of land in the town of Crown Point, Essex county, New York, embracing the sites of Fort Saint Frederick and Fort Amherst," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 139

NOES 00

Those who voted in the affirmative were:

Abbey	Doherty	Hearn	Miller J L	Sweet
Allen A F	Donnelly	Herriell	Murray	Thompson
Allen H E	Donovan	Hinman	Neupert	Thorn
Argetsinger	Ebbets	Hoey	Nolan	Trombly
Barden	Evans	Holden	O'Connor	Van Olinda
Bates	Eveleth	Howard	Odell	Vicinus
Baumes	Farrell	Jackson	Oliver	Vosburgh
Beck	Fay	Joseph	O'Neill J J	Walker
Boshart	Feeley	Keller	O'Neil M A	Walters
Boylan	Filley	Kopp	Parker	Ward
Brainerd	Foley	Lachman	Patrie	Waters
Brennan	Fowler	Lansing	Perkins	Weber
Brown C F	Friend	Lee	Phillips C W	Weiland
Brown G W	Frisbie	Levy A J	Pitkin	Weinstein
Burgoyne	Garfein	Levy J	Raldiris	Wende
Callan	Gerhard	Lowman J J	Reed	White E H
Caughlan	Gerken	Lupton	Roberts	White L H
Cheney	Gillen	Macdonald	Rozan	Whitley
Clarke R H	Glore	MacGregor	Sanner	Whitney
Clark S C	Goldberg	Manley	Shea	Wilkie
Coffey	Goodwin	Marlatt	Shepardson	Wilsnack
Colné	Graubard	McCue	Shortt	Wood
Conklin	Gray	McElligott	Smith A E	Wright
Connell	Green	McGrath	Smith M	Yale
Cosad	Greenwood	McInerney	Spielberg	Young E
Crocker	Hackett	McKeon	Stevenson	Young F I
Cross	Haines	Merritt	Stivers	Zorn
Dana	Harwood	Metzendorf	Sullivan	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1550, Int. No. 630) entitled "An act to amend the Public Health Law, in relation to prohibiting putrid deposits and sewage in certain waters in the counties of Hamilton and Herkimer," having been announced,

Mr. Eveleth moved that said bill be recommitted to the committee on public health, with instructions to report the same forthwith, amended as follows:

Page 2, line 12, strike out word "July" and insert word "June", also, same line, strike out word "ten" and insert word "eleven".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Wood, from the committee on public health, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

The bill (No. 1630, Int. No. 1277) entitled "An act to ratify the proceedings of the board of supervisors of Westchester county, relating to the issuance of temporary loans bonds of said county in the principal amount of thirty-six thousand five hundred and twenty-two and thirteen one hundredths dollars, directed to be issued by the act of said board of supervisors, passed January seventeenth, nineteen hundred and ten, to ratify the execution and authorize the issuance of said bonds, to authorize the raising of taxes to pay the principal and interest of said bonds and to authorize the resale of said bonds under certain conditions," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 00

Those who voted in the affirmative were:

Abbey	De Long	Harwood	Metzendorf	Sullivan
Allen A F	Doherty	Hearn	Miller J L	Sweet
Allen H E	Donnelly	Herrick	Murray	Thompson
Argetsinger	Donovan	Hinman	Neupert	Thorn
Barden	Ebbets	Hoey	Nolan	Trombly
Bates	Evans	Holden	O'Connor	Van Olinda
Baumes	Eveleth	Howard	Odell	Vicinus
Beck	Farrell	Jackson	Oliver	Vosburgh
Boshart	Fay	Joseph	O'Neill J J	Walker
Boylan	Feeley	Keller	O'Neil M A	Walters

Brainerd	Filley	Kopp	Parker	Ward
Brennan	Foley	Lachman	Patrie	Waters
Brown C F	Fowler	Lansing	Perkins	Weber
Brown G W	Friend	Lee	Phillips C W	Weiland
Burgoyne	Frisbie	Levy A J	Pitkin	Weinstein
Callan	Garfein	Levy J	Raldiris	Wende
Caughlan	Gerhardt	Lowman	Reed	White E H
Cheney	Gerken	Lupton	Roberts	White L H
Clarke R H	Gillen	Macdonald	Rozan	Whitley
Clark S C	Glore	MacGregor	Sanner	Whitney
Coffey	Goldberg	Manley	Shea	Wilkie
Colné	Goodwin	Marlatt	Shepardson	Wilsnack
Conklin	Graubard	McCue	Shorrt	Wood
Connell	Gray	McElligott	Smith A E	Wright
Cosad	Green	McGrath	Smith M	Yale
Crocker	Greenwood	McInerney	Spielberg	Young E
Cross	Hackett	McKeon	Stevenson	Young F L
Dana	Haines	Merritt	Stivers	Zorn

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1515, Int. No. 1200) entitled "An act to amend chapter four hundred and eighteen of thhe Laws of nineteen hundred and eight, entitled 'An act to regulate the sessions of the boards of supervisors in Oneida county and to fix the compensation of the members thereof,' in relation to the compensation of such members," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 00

Those who voted in the affirmative were:

Abbey	De Long	Harwood	Metzendorf	Sullivan
Allen A F	Doherty	Hearn	Miller J L	Sweet
Allen H E	Donnelly	Herrick	Murray	Thompson
Argetsinger	Donovan	Hinman	Neupert	Thorn
Barden	Ebbets	Hoey	Nolan	Frombly
Bates	Evans	Holden	O'Connor	Van Olinda
Baumes	Eveleth	Howard	Odell	Vicinus
Beck	Farreil	Jackson	Oliver	Vosburgh
Boshart	Fay	Joseph	O'Neill J J	Walker
Boylan	Feeley	Keller	O'Neil M A	Walters
Brainerd	Filley	Kopp	Parker	Ward
Brennan	Foley	Lachman	Patrie	Waters
Brown C F	Fowler	Lansing	Perkins	Weber
Brown G W	Friend	Lee	Phillips C W	Weiland

Burgoyne	Frisbie	Levy A J	Pitkin	Weinstein
Callan	Garfein	Levy J	Raldiris	Wende
Caughlan	Gerhardt	Lowman	Reed	White E H
Cheney	Gerken	Lupton	Roberts	White L H
Clarke R H	Gillen	Macdonald	Rozan	Whitley
Clark S C	Glore	MacGregor	Sanner	Whitney
Coffey	Goldberg	Manley	Shea	Wilkie
Colné	Goodwin	Marlatt	Shepardson	Wilsnack
Conklin	Graubard	McCue	Shortt	Wood
Connell	Gray	McElligott	Smith A E	Wright
Cosad	Green	McGrath	Smith M	Yale
Crocker	Greenwood	McInerney	Spielberg	Young E
Cross	Hackett	McKeon	Stevenson	Young F L
Dana	Haines	Merritt	Stivers	Zorn

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1411, Int. No. 1141) entitled "An act to provide for changing and straightening the channel of Starch Factory creek, in the city of Utica, and for constructing a new concrete masonry culvert to carry said creek underneath and across Broad street in said city, at a new location and making an appropriation therefor," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 00

Those who voted in the affirmative were:

Abbey	De Long	Harwood	Metzendorf	Sullivan
Allen A F	Doherty	Hearn	Miller J L	Sweet
Allen H E	Donnelly	Herrick	Murray	Thompson
Argetsinger	Donovan	Hinman	Neupert	Thorn
Barden	Ebbets	Hoey	Nolan	Trombly
Bates	Evans	Holden	O'Connor	Van Olinda
Baumes	Eveleth	Howard	Odell	Vicinus
Beck	Farrell	Jackson	Oliver	Vosburgh
Boshart	Fay	Joseph	O'Neill J J	Walker
Boylan	Feeley	Keller	O'Neil M A	Walters
Brainerd	Filley	Kopp	Parker	Ward
Brennan	Foley	Lachman	Patrie	Waters
Brown C F	Fowler	Lansing	Perkins	Weber
Brown G W	Fried	Lee	Phillips C W	Weiland
Burgoyne	Frisbie	Levy A J	Pitkin	Weinstein
Callan	Garfein	Levy J	Raldiris	Wende
Caughlan	Gerhardt	Lowman	Reed	White E H
Cheney	Gerken	Lupton	Roberts	White L H

Clarke R H	Gillen	Macdonald	Rozan	Whitley
Clark S C	Glore	MacGregor	Sanner	Whitney
Coffey	Goldberg	Manley	Shea	Wilkie
Colné	Goodwin	Marlatt	Shepardson	Wilsnack
Conklin	Graubard	McCue	Shortt	Wood
Connell	Gray	McElligott	Smith A E	Wright
Cosad	Green	McGrath	Smith M	Yale
Crocker	Greenwood	McInerney	Spielberg	Young E
Cross	Hackett	McKeon	Stevenson	Young F L
Dana	Haines	Merritt	Stivers	Zorn

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1625, Int. No. 1272) entitled "An act to amend the Forest, Fish and Game Law, in relation to the open season for lake trout in Owasco lake," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 00

Those who voted in the affirmative were:

Abbey	De Long	Harwood	Metzendorf	Sullivan
Allen A F	Doherty	Hearn	Miller J L	Sweet
Allen H E	Donnelly	Herrick	Murray	Thompson
Argetsinger	Donovan	Hinman	Neupert	Thorn
Barden	Ebbets	Hoey	Nolan	Trombly
Bates	Evans	Holden	O'Connor	Van Olinda
Baumes	Eveleth	Howard	Odell	Vicinus
Beck	Farrell	Jackson	Oliver	Vosburgh
Boshart	Fay	Joseph	O'Neill J J	Walker
Boylan	Feeley	Keller	O'Neil M A	Walters
Brainerd	Filley	Kopp	Parker	Ward
Brennan	Foley	Lachman	Patrie	Waters
Brown C F	Fowler	Lansing	Perkins	Weber
Brown G W	Friend	Lee	Phillips C W	Weiland
Burgoyne	Frisbie	Levy A J	Pitkin	Weinstein
Callan	Garfein	Levy J	Raldiris	Wende
Caughlan	Gerhardt	Lowman	Reed	White E H
Cheney	Gerken	Lupton	Roberts	White L H
Clarke R H	Gillen	Macdonald	Rozan	Whitley
Clark S C	Glore	MacGregor	Sanner	Whitney
Coffey	Goldberg	Manley	Shea	Wilkie
Colné	Goodwin	Marlatt	Shepardson	Wilsnack
Conklin	Graubard	McCue	Shortt	Wood
Connell	Gray	McElligott	Smith A E	Wright
Cosad	Green	McGrath	Smith M	Yale
Crocker	Greenwood	McInerney	Spielberg	Young E
Cross	Hackett	McKeon	Stevenson	Young F L
Dana	Haines	Merritt	Stivers	Zorn

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The Senate bill (No. 178, Rec. No. 53) entitled "An act to amend the Village Law, relative to drains," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 00

Those who voted in the affirmative were:

Abbey	De Long	Harwood	Metzendorf	Sullivan
Allen A F	Doherty	Hearn	Miller J L	Sweet
Allen H E	Donnelly	Herrick	Murray	Thompson
Argetsinger	Donovan	Hinman	Neupert	Thorn
Barden	Ebbets	Hoey	Nolan	Trombly
Bates	Evans	Holden	O'Connor	Van Olinda
Baumes	Eveleth	Howard	Odell	Vicinus
Beck	Farrell	Jackson	Oliver	Vosburgh
Boshart	Fay	Joseph	O'Neill J J	Walker
Boylan	Feeley	Keller	O'Neil M A	Walters
Brainerd	Filley	Kopp	Parker	Ward
Brennan	Foley	Lachman	Patrie	Waters
Brown C F	Fowler	Lansing	Perkins	Weber
Brown G W	Friend	Lee	Phillips C W	Weiland
Burgoyne	Frisbie	Levy A J	Pitkin	Weinstein
Callan	Garfein	Levy J	Raldiris	Wende
Caughlan	Gerhardt	Lowman	Reed	White E H
Cheney	Gerken	Lupton	Roberts	White L H
Clarke R H	Gillen	Macdonald	Rozan	Whitley
Clark S C	Glore	MacGregor	Sanner	Whitney
Coffey	Goldberg	Manley	Shea	Wilkie
Colne	Goodwin	Marlatt	Shepardson	Wilsnack
Conklin	Graubard	McCue	Shortt	Wood
Connell	Gray	McElligott	Smith A E	Wright
Cosad	Green	McGrath	Smith M	Yale
Crocker	Greenwood	McInerney	Spielberg	Young E
Cross	Hackett	McKeon	Stevenson	Young F L
Dana	Haines	Merritt	Stivers	Zorn

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

By unanimous consent, Mr. Weimert called up Assembly bill No. 1835 (Int. No. 235), now on the order of third reading.

Said bill having been announced,

Mr. Weinert moved that said bill be recommitted to the committee on affairs of cities, with instruction to report the same forthwith, amended as follows:

By striking out "for" in line 2 of title and insert in place thereof "made during".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Whitley, from the committee on affairs of cities, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

The Senate returned the Assembly bill (No. 1005, Senate re-print No. 880, Int. No. 720), entitled "An act to amend chapter two hundred and thirty-five of the Laws of eighteen hundred and ninety-six, entitled 'An act to authorize the city of Brooklyn to establish and maintain a disciplinary training school for boys, and to authorize the commitment thereto by magistrates and courts of boys under the age of fourteen years who shall be vagrants or convicted of certain offenses in said city,' in relation to the board of managers of such school,' with a message that they have concurred in the passage of the same, with the following amendments:

Page 2, line 4, place the word "Brooklyn" in brackets, and after the last bracket insert the words "New York" in italics.

Mr. Green moved to concur in the Senate amendments.

Mr. Speaker put the question whether the House would concur in said amendments, said bill having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138

NOES 00

Those who voted in the affirmative were:

Abbey	De Long	Harwood	Metzendorf	Sullivan
Allen A F	Doherty	Hearn	Miller J L	Sweet
Allen H E	Donnelly	Herrick	Murray	Thompson
Argetsinger	Donovan	Hinman	Neupert	Thorn
Barden	Ebbets	Hoey	Nolan	Trombly

Bates	Evans	Holden	O'Connor	Van Olinda
Baumes	Eveleth	Howard	Odell	Vicinus
Beck	Farrell	Jackson	Oliver	Vosburgh
Boshart	Fay	Joseph	O'Neill J J	Walker
Boylan	Feeley	Keller	O'Neil M A	Walters
Brainerd	Filley	Kopp	Parker	Ward
Brennan	Foley	Lachman	Patrie	Waters
Brown C F	Fowler	Lansing	Perkins	Weber
Brown G W	Friend	Lee	Phillips C W	Weiland
Burgoyne	Frisbie	Levy A J	Pitkin	Weinstein
Callan	Garfein	Levy J	Raldiris	Wende
Caughlan	Gerhardt	Lowman	Reed	White E H
Cheney	Gerken	Lupton	Roberts	White L H
Clarke R H	Gillen	Macdonald	Rozan	Whitley
Clark S C	Glore	MacGregor	Sanner	Whitney
Coffey	Goldberg	Manley	Shea	Wilsnack
Colné	Goodwin	Marlatt	Shepardson	Wood
Conklin	Graubard	McCue	Shortt	Wright
Connell	Gray	McElligott	Smith A E	Yale
Cosad	Green	McGrath	Smith M	Young E.
Crocker	Greenwood	McInerney	Spielberg	Young F L
Cross	Hackett	McKeon	Stivers	Zorn
Dana	Haines	Merritt		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendments of the Senate thereto.

A message was received from the Senate, in the words following:

IN SENATE, *April 7, 1910.*

Pursuant to concurrent resolution of the Senate and Assembly, the Governor returned the Senate bill (No. 266, Reprint No. 798, Rec. No. 41), entitled "An act in relation to the municipal commission and the police, fire, sewer, water and light departments of the village of Herkimer, and repealing certain acts relating thereto."

The vote upon the final passage of the said bill having been reconsidered, on motion of Mr. Heacock, and by unanimous consent, the same was amended as follows:

Page 4, line 21, strike out the following: "not exceeding at the rate of five hundred dollars per year".

Page 13, line 15, strike out "not exceeding six".

Same page, line 18, strike out "not exceeding ten in number."

Same page, lines 19 and 20, strike out "not exceeding fifteen days".

Page 14, line 6, strike out "not exceeding in" and all of line 7.

Same page, line 11, strike out ";" and insert "."

Same line, strike out "the com-" and all of line 12, down to and including the period in line 13.

Same page, line 24, strike out the word "they" and insert "special policemen".

Line 26, strike out "not involving".

Page 15, line 1, strike out "corrupt or criminal conduct".

Same page, line 2, after "." insert the following "the commission may remove any policeman on proof of charges preferred after a hearing."

Page 17, line 4, strike out the word "all" and the rest of lines 5 and 6.

Same page, line 9, strike out the words "the pleasure of the commission" and insert "good behavior".

Same page, line 23, strike out the word "seven" and insert the word "eight."

Page 18, line 6, after the word "thereof" insert the word "be".

Same page, line 11, strike out the word "officers thereof" and insert "the firemen."

Said bill, as amended, was reprinted, re-engrossed, and, having been on the desk of the members three legislative days was passed and ordered sent to the Assembly for concurrence.

By order of the Senate,

LAFAYETTE B. GLEASON,

Clerk.

Said bill having been announced, Mr. Eveleth moved to reconsider the vote by which said bill was passed.

Mr. Speaker put the question whether the House would agree to the reconsideration of the vote on the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 142

NOES 00

Those who voted in the affirmative were:

Abbey	De Long	Harwood	Miller J L	Sweet
Allen A F	Doherty	Hearn	Murray	Thompson
Allen H E	Donnelly	Herrick	Neupert	Thorn
Argetsinger	Donovan	Higgins	Nolan	Trombly
Barden	Ebbets	Hinman	O'Connor	Van Olinda
Bates	Evans	Hoey	Odell	Vicinus
Baumes	Eveleth	Holden	Oliver	Vosburgh
Beck	Farrell	Howard	O'Neill J J	Walker
Boshart	Fay	Jackson	O'Neil M A	Walters
Boylan	Feeley	Joseph	Parker	Ward
Brainerd	Filley	Keller	Patrie	Waters
Brennan	Foley	Lachman	Perkins	Weber
Brown C F	Fowler	Lansing	Phillips C W	Weiland

Brown G W	Friend	Lee	Pitkin	Weimert
Burgoyne	Frisbie	Levy A J	Raldiris	Weinstein
Callan	Garfein	Levy J	Reed	Wende
Caughlan	Gerhardt	Lowman	Roberts	White E H
Cheney	Gerken	Lupton	Rozan	White L H
Clarke R H	Gillen	Macdonald	Sanner	Whitley
Clark S C	Glore	MacGregor	Shea	Whitney
Coffey	Goldberg	Manley	Shepardson	Wilkie
Colné	Goodspeed	Marlatt	Shortt	Wilsnack
Conklin	Goodwin	McCue	Smith A E	Wood
Connell	Graubard	McElligott	Smith M	Wright
Cosad	Gray	McInerney	Spielberg	Yale
Crocker	Green	McKeon	Stevenson	Young E
Cross	Greenwood	Merritt	Stivers	Young F L
Dana	Hackett	Metzendorf	Sullivan	Zorn
Delano	Haines			

Said bill, as amended, was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 139

NOES 00

Those who voted in the affirmative were:

Abbey	Delano	Haines	Metzendorf	Sweet
Allen A F	De Long	Harwood	Miller J L	Thompson
Allen H E	Doherty	Hearn	Murray	Thorn
Argetsinger	Donnelly	Herrick	Neupert	Trombly
Barden	Donovan	Hinman	Nolan	Van Olinda
Bates	Ebbets	Hoey	O'Connor	Vicinus
Baumes	Evans	Holden	Odell	Vosburgh
Beck	Eveleth	Howard	Oliver	Walker
Boshart	Farrell	Jackson	O'Neil J J	Walters
Boylan	Fay	Joseph	O'Neil M A	Ward
Brainerd	Feeley	Keller	Parker	Waters
Brennan	Filley	Kopp	Patrie	Weber
Brown C F	Foley	Lachman	Perkins	Weiland
Brown G W	Fowler	Lansing	Phillips C W	Weinstein
Burgoyne	Friend	Lee	Pitkin	Wende
Callan	Frisbie	Levy A J	Raldiris	White E H
Caughlan	Garfein	Levy J	Reed	White L H
Cheney	Gerhardt	Lowman	Roberts	Whitley
Clarke R H	Gerken	Lupton	Rozan	Whitney
Clark S C	Gillen	Macdonald	Sanner	Wilkie
Coffey	Glore	MacGregor	Shea	Wilsnack
Colné	Goldberg	Manley	Shepardson	Wood
Conklin	Goodwin	Marlatt	Shortt	Wright
Connell	Graubard	McCue	Smith A E	Yale
Cosad	Gray	McElligott	Smith M	Young E
Crocker	Green	McInerney	Spielberg	Young F L
Cross	Greenwood	McKeon	Stivers	Zorn
Dana	Hackett	Merritt	Sullivan	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have reconsidered their vote on the final passage of said bill, and, as amended, have again passed the same.

Mr. Ward moved to take from the table his motion to reconsider the vote by which Assembly bill (No. 1334, Int. No. 21), entitled "An act to amend the Election Law, generally," was lost April 6th.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Said bill having been announced, Mr. Ward moved to reconsider the vote by which said bill was passed.

Mr. Speaker put the question whether the House would agree to the reconsideration of the vote on the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138

NOES 00

Those who voted in the affirmative were:

Abbey	De Long	Harwood	Metzendorf	Sullivan
Allen A F	Doherty	Hearn	Miller J L	Sweet
Allen H E	Donnelly	Herrick	Murray	Thompson
Argetsinger	Donovan	Hinman	Neupert	Thorn
Barden	Ebbets	Hoey	Nolan	Trombly
Bates	Evans	Holden	O'Connor	Van Olinda
Baumes	Eveleth	Howard	Odell	Vicinus
Beck	Farrell	Jackson	Oliver	Vosburgh
Boshart	Fay	Joseph	O'Neill J J	Walker
Boylan	Feeley	Keller	O'Neil M A	Walters
Brainerd	Filley	Kopp	Parker	Ward
Brennan	Foley	Lachman	Patrie	Waters
Brown C F	Fowler	Lansing	Perkins	Weber
Brown G W	Friend	Lee	Phillips C W	Weiland
Burgoyne	Frisbie	Levy A J	Pitkin	Weinstein
Callan	Garfein	Levy J	Raldiris	Wende
Caughlan	Gerhardt	Lowman	Reed	White E H
Cheney	Gerken	Lupton	Roberts	White L H
Clarke R H	Gillen	Macdonald	Rozan	Whitley
Clark S C	Glore	MacGregor	Sanner	Whitney
Coffey	Goldberg	Manley	Shea	Wilsnack
Colné	Goodwin	Marlatt	Shepardson	Wood
Conklin	Graubard	McCue	Shortt	Wright
Connell	Gray	McElligott	Smith A E	Yale
Cosad	Green	McGrath	Smith M	Young E
Crocker	Greenwood	McInerney	Spielberg	Young F L
Cross	Hackett	McKeon	Stivers	Zorn
Dana	Haines	Merritt		

Mr. Ward moved that said bill be recomitted to the committee on the judiciary, with instructions to report the same forthwith, amended as follows:

On page 3, line 6, after the word "emblem" strike out the rest of the line down to and including the comma ",", on line 8, and insert in place thereof in italics the words "In cities of a million inhabitants or over".

On page 4, line 16, beginning with the beginning of the line strike out down to and including the word "of" before the brackets on line 18, and insert in italics in place thereof the following: "1. Except as hereinafter provided."

On page 10, line 15, commencing with the beginning of the line strike out down to and including the word "thereof" on line 17, and insert in italics in place thereof the following: "2. In cities of a million inhabitants or over".

On page 12, line 19, before the word "begin-" strike out the word "width", and insert in italics in place thereof the word "depth".

On page 13, line 22, after the word "column" strike out the word "of", and insert in italics in place thereof the words "containing the names of the candidates on".

Line 24, before the word "first" strike out the word "the" and insert in italics in place thereof the word "said".

On page 19, line 10, after the word "which" strike out the rest of the line down to and including the word "thereof" on line 12, and insert in italics in place thereof the words ", in those districts where party nominations are printed on the ballot in separate columns".

Line 21, after the word "In" strike out the words "all other counties", and insert in place thereof in italics the words "those districts where party nominations are printed on the ballot in groups in the same column".

On page 21, line 16, after the numeral "1" strike out the words "In those counties" and letter "w" in the word "where", and insert in place thereof in italics the capital letter "W", and before the word "party" strike out the word "the".

Line 21, after the word "ticket" strike out the words "in those counties" and the letter "w" in the word "where", and insert in place thereof in italics the capital letter "W", and before the word "party" strike out the word "the".

Mr. A. E. Smith moved that said bill be recommitted to the committee on the judiciary.

Mr. Speaker put the question whether the House would agree

to said motion to recommit, and it was determined in the affirmative.

AYES 71

NOES 58

Those who voted in the affirmative were:

Abbey	Evans	Hackett	McElligott	Smith A E
Argetsinger	Farrell	Harwood	McGrath	Thompson
Beck	Fay	Hoey	McKeon	Trombly
Boshart	Feeley	Holden	Metzendorf	Vicinus
Boylan	Filley	Jackson	Neupert	Vosburgh
Brennan	Foley	Joseph	O'Connor	Walker
Caughlan	Friend	Keller	Oliver	Weinstein
Chanler	Frisbie	Lee	O'Neil M A	Wende
Clarke R H	Gerhardt	Levy A J	Patrie	White E H
Coffey	Gerken	Levy J	Raldiris	White L H
Cosad	Gillen	Lowman	Reed	Wright
Crocker	Goldberg	Macdonald	Rozan	Yale
De Long	Goodwin	Manley	Sanner	Young E
Doherty	Graubard	McCue	Shortt	Zorn
Donnelly				

Those who voted in the negative were:

Allen A F	Conklin	Greenwood	Nolan	Sweet
Barden	Connell	Haines	Odell	Van Olinda
Bates	Dana	Higgins	Parker	Ward
Baumes	Donovan	Hinman	Perkins	Waters
Bennett	Ebbets	Howard	Phillips C W	Weber
Brainerd	Eveleth	Lachman	Pitkin	Weiland
Brown G W	Fowler	Lansing	Roberts	Weimert
Burgoyne	Garfein	Lupton	Shepardson	Whitley
Callan	Glore	MacGregor	Smith M	Whitney
Cheney	Goodspeed	Merritt	Stivers	Wood
Clark S C	Gray	Miller J L	Sullivan	Young F L
Colné	Green	Murray		

The bill (No. 362, Int. No. 346) entitled "An act to amend the Penal Law, relative to the punishment of parents, guardians or other persons for contributing to the delinquency and offenses of children," having been announced, Mr. MacGregor moved to amend as follows:

Page 2, line 12, strike out the words "any concert saloon or any".

Page 2, line 13, strike out the words "saloon where intoxicating liquors are sold, or".

Page 2, line 13, strike out the word "other".

Page 2, line 14, strike out the word "or" and insert comma.

Page 2, line 14, after the word "depraved" insert the words "or likely to be impaired".

Page 4, line 1, after the word "investigation" insert the words "from time to time".

Page 4, line 1, strike out the word "of" and insert the word "aggregating", also strike out the word "less".

Page 4, line 2, strike out the words "than three months or".

Page 4, line 4, after the word "and" insert the words "may, in addition".

Page 5, line 15, strike out the words "less than six months".

Page 5, line 15, strike out the word "nor".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Ordered, That said bill be reprinted and restored to the order of second reading.

The bill (No. 1553, Int. No. 1024) entitled "An act to amend the Liquor Tax Law, in relation to bonds to be given," was read the second time.

On motion of Mr. Bates, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 234, Int. No. 229) entitled "An act to amend the Code of Civil Procedure, relative to matrimonial action," having been announced for a second reading,

On motion of Mr. Weimert, and by unanimous consent, said bill was ordered placed on the second reading calendar for Wednesday next.

The bill (No. 1398, Int. No. 493) entitled "An act to amend the Navigation Law, in relation to certain motor craft," having been announced, Mr. Harwood moved to amend as follows:

Page 2, line 5, after the word "article" add the following sentence in italics: "Except that this act shall not affect motor boats which are actually competing in or actually holding trials for a race held or to be held under the direction of a duly incorporated yacht, launch or motor boat club or racing association."

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Ordered, That said bill be reprinted and restored to the order of second reading.

The bill (No. 1731, Int. No. 904) entitled "An act to amend chapter sixty-two of the Laws of nineteen hundred and nine, entitled 'An act in relation to taxation, constituting chapter sixty of the Consolidated Laws,'" was read the second time.

On motion of Mr. R. H. Clarke, said bill was placed on the order of third reading, and referred to the committee on revision.

The bill (No. 1730, Int. No. 1062) entitled "An act to amend the Greater New York charter, relative to contracts for work or supplies," was read the second time.

On motion of Mr. Green, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1725, Int. No. 576) entitled "An act to amend chapter four hundred and twenty-five of the Laws of nineteen hundred and three, entitled 'An act to provide for further regulation of the terminals and approaches thereto of the New York and Harlem railroad at and north of Forty-second street in the city of New York and of the public highway structures over said terminals and approaches and of the motive power to be used on said railroad,' in relation to the completion of the public highway structures over such terminals and approaches and providing a penalty for delay," having been announced for a second reading.

On motion of Mr. Merritt, and by unanimous consent, said bill was ordered placed on the second reading calendar for Wednesday next.

The bill (No. 1735, Int. No. 1179) entitled "An act to amend the Highway Law, in relation to the abolition of toll bridges and to conditions attaching to the use of any such bridge by certain corporations after its acquisition by the county," was read the second time.

On motion of Mr. Merritt, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1724, Int. No. 282) entitled "An act to amend the County Law, in relation to the salaries of the county judge and surrogate of the county of Nassau," was read the second time.

On motion of Mr. W. G. Miller, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1723, Int. No. 544) entitled "An act to amend the Greater New York charter, in relation to establishing a playground commission," was read the second time.

On motion of Mr. Toombs, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1722, Int. No. 1021) entitled "An act to legalize the authorization of an issue of fifty thousand dollars of bonds of the city of Plattsburg for the improvement of its water supply," was read the second time.

On motion of Mr. Trombly, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1734, Int. No. 803) entitled "An act to amend chapter one hundred and five of the Laws of eighteen hundred and ninety-one, entitled 'An act to revise the charter of the city of Buffalo,' and the several acts amendatory thereof and supplementary thereto, relating to the police force of said city," was read the second time.

On motion of Mr. Wilkie, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1728, Int. No. 25) entitled "Concurrent resolution of the Senate and Assembly proposing an amendment to section seven of article one of the Constitution, in relation to condemnation proceedings," was read the second time.

On motion of Mr. Bates, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1727, Int. No. 355) entitled "An act to amend the Election Law, in relation to gaining or losing a residence," was read the second time.

On motion of Mr. Boshart, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1726, Int. No. 1107) entitled "An act to amend the Public Officers Law, constituting chapter forty-seven of the Consolidated Laws, in relation to vacations for persons in the service of the State and of the several civil subdivisions thereof," was read the second time.

On motion of Mr. Hoey, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1737, Int. No. 899) entitled "An act to establish the court of special sessions of the city of Syracuse, defining its powers and jurisdiction, and providing for its officers," was read the second time.

On motion of Mr. Walters, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1729, Int. No. 792) entitled "An act to amend the Greater New York charter, in relation to the aqueduct commissioners," was read the second time.

On motion of Mr. Green, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1797, Int. No. 225) entitled "An act to amend the General Business Law, in relation to standards of weights and measures," having been announced for a second reading,

On motion of Mr. Merritt, and by unanimous consent, said bill was ordered placed on the second reading calendar for Wednesday next.

The bill (No. 1778, Int. No. 772) entitled "An act to amend the Greater New York charter, in relation to grants of land under water by the city of New York to the State," was read the second time.

On motion of Mr. Colne, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1794, Int. No. 1081) entitled "An act to amend the State Board and Commissions Law, in relation to establishing a State board of commerce and industry," was read the second time.

On motion of Mr. Colne, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1782, Int. No. 319) entitled "An act to amend the Real Property Law, relative to effect of grant or mortgage of real property adversely possessed," was read the second time.

On motion of Mr. Fowler, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1798, Int. No. 684) entitled "An act to amend the Real Property Law, in relation to registering the titles to real property," was read the second time.

On motion of Mr. Green, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1781, Int. No. 747) entitled "An act to amend the Penal Law, relative to the sale of tainted food," having been announced for a second reading,

On motion of Mr. Merritt, and by unanimous consent, said bill was ordered placed on the second reading calendar for Wednesday next.

The bill (No. 1780, Int. No. 423) entitled "An act to amend the Code of Criminal Procedure, in relation to release on bail in certain cases," having been announced for a second reading,

On motion of Mr. Merritt, and by unanimous consent, said bill was ordered placed on the second reading calendar for Wednesday next.

The bill (No. 1784, Int. No. 148) entitled "An act to amend

the Penal Law, in relation to sale of articles kept in cold storage," having been announced for a second reading,

On motion of Mr. Lachman, and by unanimous consent, said bill was ordered placed on the second reading calendar for Wednesday next.

The bill (No. 1795, Int. No. 83) entitled "An act making appropriations for the State institutions reporting to the Fiscal Supervisor of State Charities," was read the second time.

On motion of Mr. Merritt, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1777, Int. No. 781) entitled "An act making an appropriation for the construction of the Mohansic State Hospital," having been announced for a second reading,

On motion of Mr. Merritt, and by unanimous consent, said bill was ordered placed on the second reading calendar for Wednesday next.

The bill (No. 1793, Int. No. 857) entitled "An act making appropriations for constructions, additions and improvements at the State hospitals for the insane," having been announced for a second reading,

On motion of Mr. Merritt, and by unanimous consent, said bill was ordered placed on the second reading calendar for Wednesday next.

The bill (No. 1776, Int. No. 649) entitled "An act empowering and directing the Superintendent of Public Works to remove the obstruction, gravel, sand, et cetera, from the bed of Wood creek from its source in the town of Argyle to where it empties into the Barge canal north of Dunhams Basin in the town of Kingsbury, Washington county, New York," was read the second time.

On motion of Mr. J. S. Parker, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1792, Int. No. 44) entitled "An act to grant and release to the city of Rochester all the right, title and interest of the people of the State of New York in and to certain lands in the city of Rochester formerly used as a site of the State Industrial School; and providing for the cancellation by the city of Rochester of taxes and assessments against the State of New York for the construction of a pipe line and supply of water to

the State Agricultural and Industrial School at Industry by said city," was read the second time.

On motion of Mr. C. W. Phillips, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1783, Int. No. 859) entitled "An act to amend the Penal Law, in relation to selling, offering for sale or receiving horses or other animals, which by reason of disease are unfitted for work," having been announced for a second reading,

On motion of Mr. Ward, and by unanimous consent, said bill was ordered placed on the second reading calendar for Wednesday next.

The bill (No. 1775, Int. No. 508) entitled "An act to amend the Village Law, in relation to powers of village trustees in respect to the support of hospitals and the care of village residents therein," was read the second time.

On motion of Mr. F. L. Young, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1779, Int. No. 631) entitled "An act to amend the Code of Civil Procedure, in relation to disposing of the decedent's real property for the payment of debts and funeral expenses," was read the second time.

On motion of Mr. F. L. Young, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1786, Int. No. 668) entitled "An act to amend the Agricultural Law, entitled 'An act in relation to agriculture, constituting chapter one of the Consolidated Laws,' in relation to abattoirs and places where meat and meat products are manufactured, sold or kept for sale, and making an appropriation therefor," was read the second time.

On motion of Mr. Lansing, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1787, Int. No. 564) entitled "An act to amend the Penal Law, in relation to disorderly houses," was read the second time.

On motion of Mr. Whitney, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1785, Int. No. 730) entitled "Concurrent resolution of the Senate and Assembly proposing an amendment to

section seven of article seven of the Constitution in relation to the disposition and use of lands in the forest preserve," having been announced for a third reading,

On motion of Mr. Merritt, and by unanimous consent, said bill was ordered placed on the second reading calendar for Wednesday next.

The Senate bill (No. 480, Assembly reprint No. 1838, Rec. No. 60), entitled "An act to amend chapter nine of the Laws of nineteen hundred and three, entitled 'An act to make the office of sheriff of Rensselaer county a salaried office, and regulating the management of said office,' as amended by chapter four of the Laws of nineteen hundred and four, providing for payment of fees to a deputy designated by the sheriff to serve civil process, increasing the appropriation for the appointees of the sheriff, prescribing the persons to be maintained at the jail at the expense of the county, and decreasing the number of court officers," was read the second time.

On motion of Mr. Filley, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1764, Int. No. 1349) entitled "An act to amend the Highway Law, in relation to the descriptions of the routes of certain highways to be constructed or improved by the State," was read the second time.

On motion of Mr. Whitney, said bill was placed on the order of third reading and referred to the committee on revision.

The Senate sent for concurrence a resolution, in the words following:

IN SENATE, ALBANY, *April 11, 1910.*

Whereas, The Honorable Theodore Roosevelt, formerly President of the United States and Governor of the State of New York, is about to return to this country after a prolonged absence; and,

Whereas, Preparations are being made by citizens and civic bodies to appropriately welcome him on his arrival; therefore, be it

Resolved (if the Assembly concur), That a committee of seven Senators, to be appointed by the President of the Senate, and ten members of Assembly, to be appointed by the Speaker, to assist in the ceremonies and to represent the Legislature in the greeting to be extended to Mr. Roosevelt;

Resolved, That the sum of two thousand dollars, or so much thereof as may be necessary, be paid out of the contingent fund of the Legislature for the payment of such expenses as may be incurred in connection therewith.

By order of the Senate,

LAFAYETTE B. GLEASON,

Clerk.

which was referred to the committee on ways and means.

By unanimous consent, Mr. Merritt offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on ways and means be discharged from the further consideration of the resolution appointing a joint committee of Senate and Assembly to welcome ex-President Roosevelt.

Mr. Speaker put the question whether the House would agree to said resolution of Mr. Merritt, and it was determined in the affirmative.

Said resolution having been announced, Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 143

NOES 00

Those who voted in the affirmative were:

Abbey	De Long	Hearn	Miller J L	Sweet
Allen A F	Doherty	Herrick	Murray	Thompson
Allen H E	Donnelly	Higgins	Neupert	Thorn
Argetsinger	Donovan	Hinman	Nolan	Trombly
Barden	Ebbets	Hoey	O'Connor	Van Olinda
Bates	Evans	Holden	Odell	Vicinus
Baumes	Eveleth	Howard	Oliver	Vosburgh
Beck	Farrell	Jackson	O'Neill J J	Walker
Boshart	Fay	Joseph	O'Neil M A	Walters
Boylan	Feeley	Keller	Parker	Ward
Brainerd	Filley	Kopp	Patrie	Waters
Brennan	Foley	Lachman	Perkins	Weber
Brown C F	Fowler	Lansing	Phillips C W	Weiland
Brown G W	Friend	Lee	Pitkin	Weimert
Burgoyne	Frisbie	Levy A J	Raldiris	Weinstein
Callan	Garfein	Levy J	Reed	Wende
Caughlan	Gerhardt	Lowman	Roberts	White E H
Cheney	Gerken	Lupton	Rozan	White L H
Clarke R H	Gillen	Macdonald	Sanner	Whitley
Clark S C	Glore	MacGregor	Shea	Whitney

Coffey	Goldberg	Manley	Shepardson	Wilkie
Colné	Goodwin	Marlatt	Shortt	Wilsnack
Conklin	Graubard	McCue	Smith A E	Wood
Connell	Gray	McElligott	Smith M	Wright
Cosad	Green	McGrath	Spielberg	Yale
Crocker	Greenwood	McInerney	Stevenson	Young E
Cross	Hackett	McKeon	Stivers	Young F L
Dana	Haines	Merritt	Sullivan	Zorn
Delano	Harwood	Metzendorf		

Ordered, That the Clerk return said resolution to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate returned the concurrent resolution recalling from the Governor, for the purposes of amendment, Assembly bill (No. 749, Int. No. 186), entitled "An act to amend the General Municipal Law in relation to registry of municipal bonds," with a message that they have concurred in the passage of the same.

Ordered, That the Clerk deliver said resolution to the Governor.

The Senate returned the bill (No. 809, Int. No. 722), entitled "An act to authorize the city of Buffalo to issue its bonds for the purpose of refunding temporary loan bonds heretofore issued to raise money to complete the purchase of the property adjoining the Grosvenor Library on the east, in said city," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Buffalo.

Also, the bill (No. 1644, Int. No. 178), entitled "An act to amend the Highway Law, in relation to the adoption of the labor system of removing snow."

Also, the bill (No. 1492, Int. No. 648), entitled "An act to amend the County Law, in relation to fire districts."

Also, the bill (No. 1280, Int. No. 1053), entitled "An act to amend the Town Law, in relation to the establishment and maintenance of sewer systems outside of incorporated cities and villages."

Also, the bill (No. 539, Int. No. 507), entitled "An act to amend the Village Law, in relation to eligibility of women to vote on certain propositions."

Also, the bill (No. 1099, Int. No. 930), entitled "An act to establish the office of receiver of taxes of the town of Huntington,

in the county of Suffolk, defining the powers and duties of the receiver and fixing its compensation."

Also, the bill (No. 206, Int. No. 205), entitled "An act to amend the Labor Law, in relation to sanitation."

Also, the bill (No. 1287, Int. No. 470), entitled "An act to amend the Insurance Law, in relation to fire and marine insurance corporations."

Also, the bill (No. 1288, Int. No. 750), entitled "An act to amend the Insurance Law, in relation to co-operative fire insurance corporations."

Also, the bill (No. 1236, Int. No. 735), entitled "An act to amend the Election Law, relative to the official seal of the commissioner of elections of Onondaga county."

Also, the bill (No. 1234, Int. No. 604), entitled "An act to amend the Code of Civil Procedure, relating to the examination by the surrogate of the county wherein the witnesses reside of the subscribing witnesses to a will offered for probate in another county."

Also, the bill (No. 1235, Int. No. 755), entitled "An act to amend the Code of Civil Procedure, relative to the service of a writ of habeas corpus."

Also, the bill (No. 1180, Int. No. 302), entitled "An act to amend the General Municipal Law, relative to volunteer firemen."

Also, the bill (No. 959, Int. No. 826), entitled "An act to amend chapter fifty-one of the Laws of nineteen hundred and two, entitled 'An act to make the office of sheriff of Broome county a salaried office, and regulating the management of said office,' in relation to the salary of the under-sheriff."

Also, the bill (No. 1009, Int. No. 700), entitled "An act to amend the State Charities Law, in relation to eligibility of persons for admission as inmates of the New York State Woman's Relief Corps Home."

Also, the bill (No. 933, Int. No. 290), entitled "An act to amend the Town Law, in relation to the election of assessors and the term for which they are elected."

Also, the bill (No. 392, Int. No. 376), entitled "An act to authorize the Commissioners of the Land Office to grant or release to the town of Stony Point the right, title and interest of the

State in and to a strip of land in the town of Stony Point, Rockland county, New York, for highway purposes.”

Also, the bill (No. 1169, Int. No. 985), entitled “An act making an appropriation for the payment of attorneys, counsel and deputies designated or employed in actions or proceedings brought in pursuance of the provisions of the Executive Law,” with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk deliver said bills to the Governor.

The Senate returned the bill (No. 777, Reprint No. 1549, Int. No. 456), entitled “An act making appropriations for maintenance, and for construction, equipment and improvements for the New York State School of Agriculture at Morrisville.”

Also, the bill (No. 366, Reprint No. 1663, Int. No. 351), entitled “An act providing for the reconstruction of the old portion of the Potsdam State Normal and Training School, and making an appropriation therefor,” with a message that they have reconsidered their vote by which said bills were passed, and, as amended, have again passed the same.

Ordered, That the Clerk deliver said bills to the Governor.

Also, the bill (No. 662, Int. No. 272), entitled “An act to amend the Education Law, in relation to the establishment and maintenance of general industrial schools, trade schools and schools of agriculture, mechanic arts and home making.”

Also, the bill (No. 1494, Int. No. 999), entitled “An act to amend the Education Law, generally.”

Also, the bill (No. 338, Int. No. 322), entitled “An act to provide for the payment of the balance due newspapers for the publication of concurrent resolutions of the Legislature of nineteen hundred and nine, proposing amendments to the Constitution of this State, and for deficiency in appropriation for the publication of other official notices required to be published as provided by law, which are subject to contract.”

Also, the bill (No. 857, Int. No. 563), entitled “An act to provide for acquiring, without expense, an additional portion of the battlefield of Stony Point and a right of way thereto, in the town of Stony Point and the county of Rockland.”

Also, the bill (No. 1158, Int. No. 972), entitled “An act to amend the Public Health Law, in relation to dental examiners.”

Also, the bill (No. 915, Int. No. 657), entitled "An act to amend the Code of Civil Procedure, in relation to stenographers in surrogates' courts in the counties of New York, Kings and Erie."

Also, the bill (No. 174, Int. No. 173), entitled "An act to amend the Code of Criminal Procedure, in relation to justices' criminal dockets and accounting thereon," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk deliver said bills to the Governor.

Also, Assembly bill (No. 617, Senate reprint No. 851, Int. No. 578), entitled "An act to legalize and confirm the official acts of notaries public and commissioners of deeds."

Ordered, That the Clerk deliver said bill to the Governor.

Also, Assembly bill (No. 1233, Senate reprint No. 853, Int. No. 349), entitled "Concurrent resolution of the Senate and Assembly proposing an amendment to section six of article three of the Constitution, in relation to the compensation of members of the Legislature."

Ordered, That the Clerk deliver said resolution to the Secretary of State.

A communication from the Governor was received and read, in the words following:

STATE OF NEW YORK — EXECUTIVE CHAMBER,

ALBANY, *April 12, 1910.*

To the Assembly:

Pursuant to concurrent resolution of the Senate and Assembly, herewith is returned for amendment, Assembly bill (No. 749, Int. No. 186), entitled "An act to amend the General Municipal Law, in relation to registry of municipal bonds."

CHARLES E. HUGHES.

Said bill having been announced, Mr. Manley moved to reconsider the vote by which said bill was passed.

Mr. Speaker put the question whether the House would agree to the reconsideration of the vote on the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor, thereof and and three-fifths being present.

AYES 143

NOES 00

Those who voted in the affirmative were:

Abbey	De Long	Hearn	Miller J L	Sweet
Allen A F	Doherty	Herrick	Murray	Thompson
Allen H E	Donnelly	Higgins	Neupert	Thorn
Argetsinger	Donovan	Hinman	Nolan	Trombly
Barden	Ebbets	Hoey	O'Connor	Van Olinda
Bates	Evans	Holden	Odell	Vicinus
Baumes	Eveleth	Howard	Oliver	Vosburgh
Beck	Farrell	Jackson	O'Neill J J	Walker
Boshart	Fay	Joseph	O'Neil M A	Walters
Boylan	Feeley	Keller	Parker	Ward
Brainerd	Filley	Kopp	Patrie	Waters
Brennan	Foley	Lachman	Perkins	Weber
Brown C F	Fowler	Lansing	Phillips C W	Weiland
Brown G W	Friend	Lee	Pitkin	Weimert
Burgoyne	Frisbie	Levy A J	Raldis	Weinstein
Callan	Garfein	Levy J	Reed	Wende
Caughlan	Gerhardt	Lowman	Roberts	White E H
Cheney	Gerken	Lupton	Rozan	White L H
Clarke R H	Gillen	Macdonald	Sanner	Whitley
Clark S C	Glore	MacGregor	Shea	Whitney
Coffey	Goldberg	Manley	Shepardson	Wilkie
Colné	Goodwin	Marlatt	Shortt	Wilsnack
Conklin	Graubard	McCue	Smith A E	Wood
Connell	Gray	McElligott	Smith M	Wright
Cosad	Green	McGrath	Spielberg	Yale
Crocker	Greenwood	McInerney	Stevenson	Young E
Cross	Hackett	McKeon	Stivers	Young F L
Dana	Haines	Merritt	Sullivan	Zorn
Delano	Harwood	Metzendorf		

Mr. Manley moved that said bill be recommitted to the committee on affairs of cities, with instructions to report the same forthwith, amended as follows:

Page 1, line 1, strike out the word "one" and insert the word "two".

Page 2, line 11, bracket the word "approved" and insert in italics the word "proved".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Whitley, from the committee on affairs of cities, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

Messrs. J. S. Phillips of Allegany and Wilkie of Erie were excused until Thursday next.

On motion of Mr. Merritt, the House adjourned.

WEDNESDAY, APRIL 13, 1910.

The House met pursuant to adjournment.

Prayer by Rev. Thomas J. O'Brien, Whitestone, N. Y.

On motion of Mr. Merritt, the reading of the journal of yesterday was dispensed with and the same was approved.

The Senate sent for concurrence the following entitled bills:

"Concurrent resolution of the Senate and Assembly proposing an amendment to section two of article six of the Constitution, in relation to assignment of justices of the Supreme Court to hold Special and Trial Terms" (No. 96, Rec. No. 126), which was read the first time and referred to the committee on the judiciary.

"An act to amend the Penal Law, relative to minors charged with offenses" (No. 435, Rec. No. 127), which was read the first time and referred to the committee on codes.

"An act making an appropriation to defray the expenses of the surviving members of the Eighth New York Heavy Artillery while attending the dedication of the monument at Cold Harbor, Virginia, in commemoration of the services of such regiment" (No. 668, Rec. No. 128), which was read the first time and referred to the committee on ways and means.

"An act to authorize the Superintendent of the Insurance Department to disburse the moneys collected by him under the provisions of chapter five hundred and thirty of the Laws of nineteen hundred and three, which were repealed by chapter two hundred and six of the Laws of nineteen hundred and nine" (No. 212, Rec. No. 129), which was read the first time and referred to the committee on ways and means.

"An act to amend the charter of the city of New Rochelle, in relation to the raising of money by tax for the care of the trees on the highways and in the public parks of the city, and providing for borrowing money for the care of such trees in the year nineteen hundred and ten" (No. 824, Rec. No. 130), which was read the first time and referred to the committee on affairs of cities.

"An act to ratify the proceedings of the board of supervisors

of Westchester county, relating to the issuance of funding bonds of said county in the principal amount of eighty-five thousand two hundred and eight and sixty-six one-hundredths dollars, directed to be issued by the act of said board of supervisors, passed January seventeenth, nineteen hundred and ten, to ratify the execution and authorize the issuance of said bonds, to authorize the raising of taxes to pay the principal and interest of said bonds and to authorize the resale of said bonds under certain conditions" (No. 875, Rec. No. 131), which was read the first time and referred to the committee on internal affairs. .

"An act to ratify the proceedings of the board of supervisors of Westchester county, relating to the issuance of temporary loan bonds of said county in the principal amount of thirty-six thousand five hundred and twenty-two and thirteen one-hundredths dollars, directed to be issued by the act of said board of supervisors, passed January seventeenth, nineteen hundred and ten, to ratify the execution and authorize the issuance of said bonds, to authorize the raising of taxes to pay the principal and interest of said bonds and to authorize the resale of said bonds under certain conditions" (No. 876, Rec. No. 132), which was read the first time and referred to the committee on internal affairs.

"An act to legalize and validate the proposition submitted and adopted at a regular election held in the village of Mount Kisco on the fifteenth day of March, nineteen hundred and ten, to authorize the issuance and sale of the bonds of said village in the amount of forty-eight thousand three hundred dollars to pay part of the cost of the paving or otherwise improving certain streets in said village, and the acts and proceedings of the board of trustees heretofore taken pursuant thereto, and to authorize the issuance and sale of said bonds" (No. 877, Rec. No. 133), which was read the first time and referred to the committee on affairs of villages.

Mr. Conklin introduced a bill entitled "An act to amend the Greater New York charter, in relation to the fire department" (Int. No. 1437), which was read the first time and referred to the committee on affairs of cities.

Mr. Foley introduced a bill entitled "An act to amend the Greater New York charter, in relation to the law department"

(Int. No. 1438), which was read the first time and referred to the committee on affairs of cities.

Mr. Garfein introduced a bill entitled "An act to establish a commission to inquire into the causes of the high cost of living, and making an appropriation for the expenses of said commission" (Int. No. 1439), which was read the first time and referred to the committee on ways and means.

Mr. Lowman introduced a bill entitled "An act to provide for the licensing of dogs in the city of Elmira, for the care and protection of lost, strayed and homeless dogs, for securing and protecting the rights of the owners thereof, and for the protection of the public" (Int. No. 1440), which was read the first time and referred to the committee on affairs of cities.

Mr. Lupton introduced a bill entitled "An act to amend the Code of Civil Procedure, in relation to fees of jurors and witnesses in justice's court" (Int. No. 1441), which was read the first time and referred to the committee on codes.

Mr. Lowman introduced a bill entitled "An act to amend chapter three hundred and seventy of the Laws of eighteen hundred and ninety-five, entitled 'An act in relation to the public schools in the city of Elmira,' in relation to powers and duty of the board of education" (Int. No. 1442), which was read the first time and referred to the committee on affairs of cities.

Also, "An act to amend chapter five hundred and twenty-five of the Laws of nineteen hundred, entitled 'An act to establish a police pension fund for the city of Elmira,' in relation to such fund" (Int. No. 1443), which was read the first time and referred to the committee on affairs of cities.

Mr. McKeon introduced a bill entitled "An act to amend the Greater New York charter so as to confer upon the board of estimate and apportionment power to acquire land for playground purposes" (Int. No. 1444), which was read the first time and referred to the committee on affairs of cities.

Mr. Shortt introduced a bill entitled "An act to amend chapter thirty-eight of the Laws of nineteen hundred and nine, entitled 'An act in relation to liens, constituting chapter thirty-three of the Consolidated Laws'" (Int. No. 1445), which was read the first time and referred to the committee on general laws.

Also, "An act to amend the Railroad Law, in relation to liability of railroad corporation for damages by fire to property not abutting on its premises" (Int. No. 1446), which was read the first time and referred to the committee on railroads.

Mr. A. E. Smith introduced a bill entitled "An act constituting the charter of the city of New York" (Int. No. 1447), which was read the first time and referred to the committee on affairs of cities.

Mr. Whitney introduced a bill entitled "An act to amend the Highway Law, in relation to sprinkling an improved State or county highway, and to the removal of filth and refuse therefrom," (Int. No. 1448), which was read the first time and referred to the committee on internal affairs.

Mr. Wood introduced a bill entitled "An act to amend the Public Health Law, in relation to burial and burial permits" (Int. No. 1449), which was read the first time and referred to the committee on public health.

Mr. F. L. Young introduced a bill entitled "An act to authorize the electors of the village of Peekskill to vote upon a proposition to erect an incinerating plant, and to authorize the issue of bonds for such purpose" (Int. No. 1450), which was read the first time and referred to the committee on affairs of villages.

Also, "An act to confirm and validate the organization, acts and proceedings of union free school district number two of the town of Greenburgh, including the levy of a tax payable in instalments, and to authorize the issuance and sale of bonds of said district pursuant thereto" (Int. No. 1451), which was read the first time and referred to the committee on internal affairs.

Mr. Crocker introduced a bill entitled "An act to amend chapter one hundred and ninety-five of the Laws of eighteen hundred and eighty-four, entitled 'An act to amend chapter one hundred and forty of the Laws of eighteen hundred and fifty-three, entitled "An act to consolidate and amend the several acts relating to the village of Batavia, to alter the bounds and to enlarge the powers of the corporation of said village," and the several acts amendatory thereof,' in relation to salaries of policemen and the tax budget" (Int. No. 1452), which was read the first time and referred to the committee on affairs of villages.

Mr. De Long introduced a bill entitled "An act to amend the Tax Law, in relation to sales for nonpayment of taxes in Warren county" (Int. No. 1453), which was read the first time and referred to the committee on taxation and retrenchment.

Mr. Reed introduced a bill entitled "An act to amend the General City Law, in relation to the licensing of dogs in cities of the third class" (Int. No. 1454), which was read the first time and referred to the committee on affairs of cities.

Mr. Wende introduced a bill entitled "An act to amend the Decedent Estate Law, in relation to the manner of execution of will" (Int. No. 1455), which was read the first time and referred to the committee on the judiciary.

Also, "An act to amend the Code of Civil Procedure, relative to the qualification of a referee" (Int. No. 1456), which was read the first time and referred to the committee on codes.

Also, "An act to amend the Code of Civil Procedure, in relation to appeals" (Int. No. 1457), which was read the first time and referred to the committee on codes.

Also, "An act to amend the Education Law, in relation to the study of medicine and pharmacy" (Int. No. 1458), which was read the first time and referred to the committee on public education.

Mr. J. L. Miller introduced a bill entitled "An act to authorize the city of Corning to issue bonds in the sum not exceeding twenty thousand dollars for the purpose of erecting a garbage incinerating plant for such city" (Int. No. 1459), which was read the first time and referred to the committee on affairs of cities.

Mr. Cheney introduced a bill entitled "An act to amend the Agricultural Law, in relation to payment to owners for keep of condemned bovine animals" (Int. No. 1460), which was read the first time and referred to the committee on agriculture.

Mr. Thorn introduced a bill entitled "An act to revise and extend the corporate existence of the Brennan Land Company, of Buffalo, New York, and to legalize former acts and proceedings of such corporation and of its officers and directors" (Int. No. 1461), which was read the first time and referred to the committee on the judiciary.

Mr. Wilkie introduced a bill entitled "An act to amend the County Law in relation to sheriffs and coroners" (Int. No. 1461), which was read the first time and referred to the committee on internal affairs.

Also, "An act to amend chapter one hundred and five of the Laws of eighteen hundred and ninety-one, entitled 'An act to revise the charter of the city of Buffalo,' relating to the common council of said city" (Int. No. 1463), which was read the first time and referred to the committee on affairs of cities.

Mr. Ward introduced a bill entitled "An act to amend the Labor Law generally" (Int. No. 1464), which was read the first time and referred to the committee on ways and means.

Mr. Merritt introduced a bill entitled "An act to amend the Agricultural Law" (Int. No. 1465), which was read the first time and referred to the committee on ways and means.

Mr. Vosburgh introduced a bill entitled "An act to amend chapter five hundred and ninety-three of the Laws of nineteen hundred and five, entitled 'An act to revise the charter of the city of Johnstown' generally" (Int. No. 1466), which was read the first time and referred to the committee on affairs of cities.

Mr. Van Olinda introduced a bill entitled "An act to amend, consolidate and revise the several acts relative to the city of Amsterdam" (Int. No. 1467), which was read the first time and referred to the committee on affairs of cities.

Mr. MacGregor introduced a bill entitled "An act authorizing the city of Buffalo to contract with certain railroad companies in reference to improved railroad terminals in said city, to make changes in existing grade crossing structures, and alter, discontinue, contract, abandon and change the grade and course of streets, alleys and public grounds, in the city of Buffalo, in accordance therewith" (Int. No. 1468), which was read the first time and referred to the committee on affairs of cities.

Mr. M. Smith introduced a bill entitled "An act to provide a charter for the city of Melzinga" (Int. No. 1469), which was read the first time and referred to the committee on affairs of cities.

Mr. Whitley, from the committee on affairs of cities, to which was referred Assembly bill introduced by Mr. MacGregor (No.

1700, Int. No. 1313), entitled "An act providing for the relief of certain taxpayers of the city of Buffalo by a reassessment to defray the cost of acquiring lands for the extension of Laurel street in said city."

Also, Assembly bill introduced by Mr. A. E. Smith (No. 1820, Int. No. 1375), entitled "An act to amend chapter six hundred and thirty-nine of the Laws of nineteen hundred and six, entitled 'An act to provide for a commission to investigate and consider means for protecting the waters of New York bay and vicinity against pollution and authorizing the city of New York to pay the expenses thereof,' in relation to the term of said commission."

Also, Assembly bill introduced by Mr. Goodspeed (No. 1747, Int. No. 1332), entitled "An act to amend chapter six hundred and six of the Laws of nineteen hundred and two, entitled 'An act to incorporate the Brooklyn Public Library and to permit libraries in the borough of Brooklyn of the city of New York to convey their property thereto, and limiting and defining the powers thereof,' in relation to the appointment and reclassification of the members thereof."

Also, Assembly bill introduced by Mr. Burgoyne (No. 672, Int. No. 616), entitled "An act to amend chapter three hundred and thirty-four of the Laws of nineteen hundred and one, entitled 'An act in relation to tenement houses in cities of the first class,' as amended by chapter three hundred and fifty-two of the Laws of nineteen hundred and two, and by chapter one hundred and seventy-nine of the Laws of nineteen hundred and three, et cetera."

Also, Assembly bill introduced by Mr. Weimert (No. 1382, Int. No. 1117), entitled "An act to amend title seven of chapter one hundred and five of the Laws of eighteen hundred and ninety-one, entitled 'An act to revise the charter of the city of Buffalo, and the several acts amendatory thereof and supplementary thereto, relating to the department of police in said city.'"

Also, Assembly bill introduced by Mr. MacGregor (No. 1701, Int. No. 1314), entitled "An act to amend section two hundred and eleven of chapter one hundred and five of the Laws of eighteen hundred and ninety-one, entitled 'An act to revise the charter of the city of Buffalo,' in relation to the police pension fund of said city."

Also, Assembly bill introduced by Mr. Foley (No. 1840, Int. No. 1378), entitled "An act to amend the Greater New York charter, in relation to illegal use of the public streets of the city of New York."

Also, Assembly bill introduced by Mr. Thompson (No. 93, Int. No. 93), entitled "An act to amend the Greater New York charter, relative to granting authority to the commissioners of the sinking fund to lease or grant certain interests or rights in lands acquired by the city outside the limits of said city."

Also, Assembly bill introduced by Mr. Higgins (No. 1190, Int. No. 994), entitled "An act to amend the Greater New York charter, in relation to licensing operators of moving picture apparatus and its connections."

Also, Assembly bill introduced by Mr. Goodwin (No. 1674, Int. No. 1210), entitled "An act to incorporate the city of White Plains."

Also, Assembly bill introduced by Mr. Filley (No. 1561, Int. No. 1222), entitled "An act to amend chapter six hundred and seventy of the Laws of eighteen hundred and ninety-two, entitled 'An act to amend chapter five hundred and seventy-eight of the Laws of eighteen hundred and seventy, entitled "An act to amend an act to incorporate the city of Troy, passed April twelfth, eighteen hundred and sixteen, and the several acts amendatory thereof, and also to amend other acts relating to the city of Troy," and the acts amendatory of said chapter five hundred and ninety-eight, and to consolidate into one act several of the acts amending the charter of, and other acts relating to the city of Troy and its departments, and to the inferior local courts therein,' in relation to the powers of the common council."

Also, Assembly bill introduced by Mr. Weiland (No. 542, Int. No. 510), entitled "An act to amend the Greater New York charter, in relation to powers of dock masters," reported in favor of the passage of the same without amendment, which report was agreed to, and said bills placed on the order of second reading.

Mr. Whitley, from the committee on affairs of cities, to which was recommitted Assembly bill introduced by Mr. Brennan (No. 1736, Int. No. 485), entitled "An act to amend the Greater New York charter, in relation to payments from the public school teachers' retirement fund."

Also, Assembly bill introduced by Mr. R. H. Clarke (No. 1733, Int. No. 905), entitled "An act to amend the Greater New York charter, relative to the conveyance by the owners to the city of land required for streets," reported in favor of the passage of the same without amendment, which report was agreed to, and said bills ordered placed on the order of second reading.

Mr. Whitley, from the committee on affairs of cities, to which was referred Assembly bill (No. 1755, Int. No. 1340) introduced by Mr. Whitley, entitled "An act to amend the General Municipal Law, in relation to the establishment and maintenance of public general hospitals for the care of the sick," reported in favor of the passage of the same, with the following amendments:

Line 3, page 3, insert the words "public general" after the words "establish a", and before the word "hospital".

Line 17, page 10, insert the words "public general" after the words "Existing city or village", and before the word "hospitals."

Line 18, page 10, insert the words "public general" after the words "established a", and before the word "hospital,".

Line 21, page 10, insert the words "public general" after the word "Any", and before the word "hospital" of the next line.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Whitley, from the committee on affairs of cities, to which was referred Assembly bill (No. 68, Int. No. 68) introduced by Mr. Lachman, entitled "An act to amend chapter five hundred and eighty-three of the Laws of eighteen hundred and eighty-eight, entitled 'An act to revise and combine in a single act all existing special and local laws affecting public interests in the city of Brooklyn,' in relation to removal of buildings extending into streets," reported in favor of the passage of the same, with the following amendment:

Section 2, page 2, line 5, after the word "erected" and before comma insert the following words "for a period of twenty years or over".

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Whitley, from the committee on affairs of cities, to which was referred Assembly bill (No. 1147, Int. No. 961) introduced

by Mr. Lee, entitled "An act to amend the General City Law, in relation to the operation of crematories for disposal of garbage," reported in favor of the passage of the same, with the following amendments:

Page 1, line 10, strike out both brackets.

Page 2, line 1, strike out the words "offensive and".

Page 2, line 17, change "five" to "one".

Page 2, lines 17 and 18, strike out "one thousand" and insert "two hundred and fifty".

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Whitley, from the committee on affairs of cities, to which was referred Assembly bill (No. 1376, Int. No. 1111) introduced by Mr. Coffey, entitled "An act to amend chapter one hundred and twenty-eight of the Laws of eighteen hundred and ninety-nine, entitled 'An act to incorporate the city of New Rochelle,' in relation to the police force of said city and the compensation thereof," reported in favor of the passage of the same, with the following amendments:

Page 1, line 2, after the word "ninety-nine" insert "entitled 'An act to incorporate the city of New Rochelle'".

Page 1, line 5, after the word "commissioners" strike out balance of line 5, all of line 6, and line 7 down to and including the word "six".

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Whitley, from the committee on affairs of cities, to which was referred Assembly bill (No. 1500, Int. No. 1195) introduced by Mr. Holden, entitled "An act to amend the Ithaca city charter, generally," reported in favor of the passage of the same, with the following amendments:

Page 3, line 5, strike out "either" and insert "therein".

Page 3, line 10, strike out "or" and insert "and also".

Page 3, line 12, strike out "deemed a disorderly person" and insert "guilty of disorderly conduct, but one conviction only shall be had on account of the violation of any such ordinance, rule, regulation or by-law. If the violation of any ordinance, rule, regulation or by-law constitutes disorderly conduct and also renders a person violating such ordinance, rule, regulation or

by-law liable to a penalty in a civil action, the conviction for disorderly conduct, or of being a disorderly person on account of such violation, shall be a bar to the recovery of a penalty in a civil action, and the recovery and payment of a judgment for the penalty in a civil action shall be a bar to the prosecution for disorderly conduct or as being a disorderly person on account of such violation."

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Whitley, from the committee on affairs of cities, to which was referred Assembly bill (No. 1538, Int. No. 1215) introduced by Mr. MacGregor, entitled "An act to amend chapter three hundred and fifty-seven of the Laws of nineteen hundred and five, entitled 'An act to revise the several acts relative to the city of Tonawanda,' generally," reported in favor of the passage of the same, with the following amendments:

Page 10, line 6, add letter "s" to word "commissioner," making same plural.

Page 16, line 19, at end of line, following word "presidents", insert "or heads".

Page 17, line 24, strike out word "commissioners" and insert word "superintendent".

Page 19, line 5, strike out word "eleven" and insert word "twelve".

Page 19, line 17, after word "than" insert words "twenty thousand".

Page 19, line 18, after word "than" insert words "twelve thousand".

Page 27, line 25, strike out word "commissioners" and insert word "superintendent".

Page 43, line 18, after word "board" in brackets strike out word "department" and insert word "commissioner".

Page 43, line 19, strike out the word "it" and insert the word "he".

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Whitley, from the committee on affairs of cities, to which was referred Assembly bill introduced by Mr. Boylan (No. 372, Int. No. 356), entitled "An act authorizing the board of estimate and apportionment of the city of New York to purchase the West Side Neighborhood House, on the northwest corner of

Fiftieth street and Tenth avenue, in said city," reported in favor of the passage of the following substitute bill:

(See Appendix No. 22.)

and said committee requests that said substitute bill when printed be recommitted to said committee, which report was agreed to, and said substitute bill ordered printed and recommitted to said committee.

Mr. Whitley, from the committee on affairs of cities, to which was referred Assembly bill introduced by Mr. O'Connor (No. 873, Int. No. 767), entitled "An act to amend chapter three hundred and ninety of the Laws of nineteen hundred and nine, entitled 'An act to authorize the acquisition of a site for, and the construction of a court house in the county of Kings, and to provide for the maintenance thereof,' in relation to a commission therefor," reported the same with the following amendments:

Page 1, line 8, strike out the words "The mayor, comptroller and president of" and insert "Board of estimate and apportionment of the city of New York".

Page 2, strike out all of lines 1 and 2 and insert "hereby constitute a".

and request that said bill be recommitted to said committee, which report was agreed to, and said bill ordered reprinted and recommitted to said committee.

Mr. Whitley, from the committee on affairs of cities, to which was referred Senate bill introduced by Mr. Agnew (No. 865, Rec. No. 76), entitled "An act to amend the Greater New York charter, in relation to proceedings for the acquirement of wharf property in said city."

Also, Senate bill introduced by Mr. Agnew (No. 567, Rec. No. 77), entitled "An act to amend chapter four hundred and thirty-five of the Laws of eighteen hundred and ninety-five, entitled 'An act to incorporate the New York Zoological Society and to provide for the establishment of a zoological garden in the city of New York,' in relation to real and personal property," reported in favor of the passage of the same without amendment, which report was agreed to, and said bill placed on the order of second reading.

Mr. Fowler, from the committee on codes, to which was referred Assembly bill introduced by Mr. Toombs (No. 583, Int. No. 547), entitled "An act to amend the Code of Civil Procedure and repealing certain sections thereof, in relation to actions to recover real property."

Also, Assembly bill introduced by Mr. Toombs (No. 582, Int. No. 546), entitled "An act to amend the Code of Civil Procedure, in relation to short form orders upon the determination of motions."

Also, Assembly bill introduced by Mr. Toombs (No. 434, Int. No. 414), entitled "An act to amend the Code of Civil Procedure, in relation to the filing of all papers in each action or proceeding in the same file, or bundle, and relative to the record on appeals to the Court of Appeals."

Also, Assembly bill introduced by Mr. Toombs (No. 437, Int. No. 417), entitled "An act to amend the Code of Civil Procedure, in relation to limiting the time within which to appeal," reported in favor of the passage of the same without amendment, which report was agreed to, and said bills placed on the order of second reading.

Mr. Gray, from the committee on taxation and retrenchment, to which was referred Assembly bill introduced by Mr. Merritt (No. 1706, Int. No. 1319), entitled "An act to amend the Tax Law, in relation to refunds of taxes on transfers of stock," reported in favor of the passage of the same without amendment, which report was agreed to, and said bill placed on the order of second reading.

Mr. Gray, from the committee on taxation and retrenchment, to which was referred Senate bill introduced by Mr. Meade (No. 339, Rec. No. 65), entitled "An act to amend the Tax Law, in relation to the place of taxation of real property divided by tax district lines," reported in favor of the passage of the same without amendment, which report was agreed to, and said bill placed on the order of second reading.

Mr. Whitney, from the committee on internal affairs, to which was referred Assembly bill introduced by Mr. Lupton (No. 1842, Int. No. 1380), entitled "An act to repeal chapter six hundred and twenty of the Laws of eighteen hundred and seventy-three,

entitled 'An act to amend the statutes in reference to the collection of taxes in the county of Suffolk.' "

Also, Assembly bill introduced by Mr. Thorn (No. 1752, Int. No. 1337), entitled "An act to authorize the town board and the superintendent of highways of the town of Wales, in the county of Erie, to cancel the assessments for the improvement of the Big Tree road in said town of Wales and to refund all moneys heretofore paid upon said rolls."

Also, Assembly bill introduced by Mr. Thorn (No. 1751, Int. No. 1336), entitled "An act to authorize the town board and the superintendent of highways of the town of Grand Island, in the county of Erie, to cancel the assessments for the improvement of the Base Line highway in said town of Grand Island and to refund all moneys heretofore paid upon said rolls."

Also, Assembly bill introduced by Mr. Lupton (No. 1435, Int. No. 1152), entitled "An act to amend the County Law, in relation to publication of the annual statement of the clerk of the board of supervisors."

Also, Assembly bill introduced by Mr. Fowler (No. 798, Int. No. 711), entitled "An act to make the office of supervisor of the county of Ulster a salaried office," reported in favor of the passage of the same without amendment, which report was agreed to, and said bill placed on the order of second reading.

Mr. Boshart, from the committee on agriculture, to which was referred Assembly bill introduced by Mr. Boshart (No. 1572, Int. No. 1233), entitled "An act to amend the Agricultural Law, in relation to institutions under the supervision of the Fiscal Supervisor."

Also, Assembly bill introduced by Mr. Boshart (No. 1369, Int. No. 1104), entitled "An act to amend the Agricultural Law, in relation to branding or labeling cheese."

Also, Assembly bill introduced by Mr. Boshart (No. 1204, Int. No. 1002), entitled "An act to amend the Agricultural Law, in relation to penalties for violation of article four," reported in favor of the passage of the same without amendment, which report was agreed to, and said bill placed on the order of second reading.

Mr. MacGregor, from the committee on military affairs, to which was referred Assembly bill introduced by Mr. MacGregor

(No. 1537, Int. No. 1221), entitled "An act to amend the Military Law, in relation to service in the National Guard and Naval Militia."

Also, Assembly bill introduced by Mr. MacGregor (No. 1533, Int. No. 1216), entitled "An act to amend the Military Law, in relation to military courts," reported in favor of the passage of the same without amendment, which report was agreed to, and said bill placed on the order of second reading.

Mr. MacGregor, from the committee on military affairs, to which was referred Senate bill introduced by Mr. Rose (No. 390, Rec. No. 73), entitled "An act to amend the Military Law, in relation to military courts," reported in favor of the passage of the same without amendment, which report was agreed to, and said bill placed on the order of second reading.

Mr. Marlatt, from the committee on labor and industries, to which was referred Assembly bill introduced by Mr. C. W. Phillips (No. 1393, Int. No. 1130), entitled "An act to amend the Labor Law, in relation to reporting accidents," reported in favor of the passage of the same without amendment, which report was agreed to, and said bill placed on the order of second reading.

Mr. Marlatt, from the committee on labor and industries, to which was recommitted Assembly bill introduced by Mr. Feeley (No. 1654, Int. No. 863), entitled "An act to amend the Labor Law, in relation to hours of labor of minors and women," reported in favor of the passage of the same without amendment, which report was agreed to, and said bill placed on the order of second reading.

Mr. Marlatt, from the committee on labor and industries, to which was referred Assembly bill (No. 388, Int. No. 372) introduced by Mr. Whitley, entitled "An act to amend section two hundred and one of an act, entitled 'An act relating to labor, constituting chapter thirty-one of the Consolidated Laws,' passed February seventeen, nineteen hundred and nine, relative to notice of injury," reported in favor of the passage of the same, with the following amendment:

Page 2, line 15, before "The" insert "The notice shall state the post-office address of the employee, or if given by his executor or administrator, the post-office address of such executor or administrator."

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Marlatt, from the committee on labor and industries, to which was referred Assembly bill (No. 425, Int. No. 405) introduced by Mr. Greene, entitled "An act to amend the Labor Law, in relation to obstructions to doors and windows in factories," reported in favor of the passage of the same, with the following amendments:

Page 3, line 11, strike out the words "Within twenty days" and insert "*Immediately*" in italics.

Page 3, line 16, strike out the words "within the said twenty days" and insert "*forthwith*" in italics.

Page 3, line 22, strike out the word "immediately" and insert "October first, nineteen hundred and ten".

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Wood, from the committee on public health, to which was referred Assembly bill introduced by Mr. Conklin (No. 1481, Int. No. 1180), entitled "An act to amend the Public Health Law, in relation to the practice of pharmacy," reported the same with the following amendments:

Page 16, line 23, after the word "law" insert "or who does not possess a license to practice as a pharmacist or druggist at the time this act shall take effect."

Page 36, line 13, strike out word "**[fifty]**" insert word "twenty-five".

and request that said bill be recommitted to said committee, which report was agreed to, and said bill ordered reprinted and recommitted to said committee.

Mr. Wood, from the committee on public health, to which was referred Assembly bill introduced by Mr. Conklin (No. 1475, Int. No. 1181), entitled "An act to amend the Education Law, in relation to creating a State board of examiners in pharmacy and conferring certain powers, in respect to pharmacy, on the State Board of Regents," reported the same with the following amendments:

Page 4, line 3, strike out words "**[following July]**" and insert "last day of said month." Strike out line 4.

Page 8, line 5, strike out words "both written and practical"

and insert in place thereof "examination shall be exclusively in writing and in the English language." Line 11, strike out last word. Strike out line 12 and line 13 up to and including the word "regents".

Page 9, line 6, strike out word "**[shall]**" and insert word "May".

Page 10, line 13, strike out words "**[three times]**" and insert word "twice."

Page 10, line 18, after word determine, insert a paragraph: "All persons to whom the right to practice as a pharmacist or druggist, has been granted under any law of this State heretofore existing, shall continue to possess all the rights thus granted to them, licenses issued by any board of pharmacy heretofore existing under the laws of this State may be surrendered to the Regents and the regents may issue an equivalent license."

and request that said bill be recommitted to said committee, which report was agreed to, and said bill ordered reprinted and recommitted to said committee.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Feeley (No. 1527, Int. No. 1208), entitled "An act authorizing the city of Lockport to raise money for the purpose of improving, operating and maintaining the City hospital in said city, and to issue its bonds therefor," reported the same with the following recommendation:

Page 2, after line 21, insert "§ 2. This act shall take effect immediately."

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Parker (No. 1716, Int. No. 53), entitled "An act to amend and revise an act entitled 'An act to establish the Public Service Commissions and prescribing their powers and duties, and to provide for the regulation and control of certain public service corporations and making an appropriation therefor,' the said act as so amended and revised to constitute chapter forty-eight of the Consolidated Laws," reported the same with the following recommendations:

Page 3, line 24, bracket comma after "described".

Line 27, bracket comma after "commission".

Page 4, line 18, bracket comma after "operated".

Page 6, lines 1, 2, strike out "a ferry owned and operated by a municipality".

Line 6, strike out "controlled".

Line 14, bracket comma after "ing", insert "or", bracket "or controlling".

Line 26, strike out "electrical".

Page 7, line 7, after "others" insert parenthesis.

Page 10, line 4, after "stations" insert comma.

Page 11, line 1, strike out "also".

Line 13, after "gas" insert "corporation".

Line 16, after "gas" insert "corporation".

Line 22, after "gas" insert "corporation".

Line 23, after "and" insert "shall".

Line 25, after "require" insert comma.

Page 20, line 19, strike out "subject".

Line 22, after "corporation" insert comma.

Page 31, line 19, after "type" insert comma.

Page 37, line 16, after "fare" insert comma.

Page 45, line 23, after "power" insert comma.

Page 46, line 4, strike out comma after "service", insert semicolon.

Page 48, line 1, after "proper" insert comma.

Line 6, strike out comma after "year", strike out "and".

Page 49, line 1, after "from" insert comma.

Line 12, after "commission" insert comma.

Line 13, after "commission" insert comma.

Page 52, line 17, bracket comma after "hearing".

Line 21, after "for" insert "the".

Line 26, strike out "s" in "provisions", insert comma after law.

Page 55, line 12, strike out comma after "specified".

Lines 19, 20, strike out "or conveyances".

Page 57, line 20, strike out "s" in "corporations".

Page 58, line 24, strike out comma after "transfer".

Page 59, line 10, after "railroad" strike out comma.

Line 12, strike out "operating", insert "operated".

Line 23, after "provided" insert comma.

Line 26, bracket comma after "thereto".

Page 60, line 25, strike out comma after "corporation".

Page 65, line 15, insert comma after "state".

Line 17, strike out "of a".

Page 65, line 21, insert comma after "acquired".

Page 67, line 6, strike out comma after "made", insert semicolon.

Line 15, insert comma after "order".

Line 24, strike out comma after "contained", strike out "however".

Page 69, line 23, strike out comma after "chapter".

Page 72, line 2, strike out comma after "chapter".

Line 12, strike out comma after "chapter".

Line 18, strike out comma after "chapter".

Page 73, line 1, bracket "on interstate traffic".

Line 17, after "Gas" insert "Corporations".

Page 75, line 23, after "gas" insert "incorporation".

Page 76, line 1, strike out "providing", insert "provided".

Line 5, strike out comma after "service".

Page 78, line 23, strike out comma after "also".

Line 24, strike out comma after "tion".

Page 79, line 19, strike out comma after "acts", strike out comma after "regulations".

Page 83, line 6, strike out comma after "tecum".

Line 10, strike out comma after "questions".

Line 15, strike out comma after "questions".

Line 16, strike out comma after "commission".

Line 17, strike out comma after "provided".

Page 84, line 22, strike out comma after "days".

Page 86, line 22, strike out comma after "commission".

Page 87, line 11, bracket comma after "sealed".

Line 14, strike out comma after "meters".

Line 20, insert comma after "corporation".

Line 22, strike out comma after "correct".

Page 88, line 16, insert comma after "consumer".

Line 23, insert comma after "subdivision".

Page 90, line 13, strike out comma after "ments".

Line 16, strike out comma after "made", insert semicolon.

Line 21, insert comma after "money".

Line 25, insert comma after "order".

Page 91, line 1, strike out comma after "not", strike out comma after "part".

Line 3, strike out comma after "contained", strike out "however".

Line 9, strike out comma after "provided".

Page 93, line 8, after "gas" insert "corporation".

Page 94, line 1, strike out comma after "chapter".

Page 94, line 14, insert comma after "elsewhere", after "gas" insert "corporation".

Line 19, insert comma after "power".

Page 96, line 2, after "furnished" insert semi-colon.

Page 96, line 17, insert comma after "scale".

Line 18, strike out comma after "motion".

Line 26, strike out comma after "regard", strike out comma after "things".

Page 97, line 7, strike out comma after "ter".

Page 105, line 11, strike out dash "—" after "38", insert comma,

Page 105, line 16, after section mark section "105", comma.

Page 56, line 21, after "effective" insert "Nothing in this subdivision shall be construed to require a through route between railroad corporations and street railroad corporations between points reached by such railroad corporations."

Page 2, line 18, strike out "I" and insert "1".

Page 28, line 1, strike out "II" and insert "2".

Page 43, transpose lines 21 and 22.

Page 44, line 4, strike out "III" and insert "3".

Page 54, line 8, insert "of" after "all".

Page 63, line 20, insert comma after "road".

Line 25, strike out the comma at end of line and insert semi-colon.

Page 73, line 16, strike out "IV" and insert "4".

Page 77, line 25, strike out the comma at the end of the line.

Page 78, line 8, insert a comma before "and".

Page 80, line 19, italicize the letter "s" in "names".

Page 82, line 12, insert "and" before the first parenthesis.

Page 88, line 11, insert comma after "furnished".

Page 90, line 19, insert a comma after "thereof".

Page 91, line 23, strike out the comma after "refunded".

Page 100, line 14, strike out "V" and insert "5".

Page 105, line 16, strike out the "§" and insert "§§".

Page 1, strike out "AN ACT".

Page 1, line 1 of title, strike out "To amend and revise an act entitled", and in same line after "act" strike out balance of line, and insert in place thereof "in relation to".

Line 2 of title, after "commissions" strike out balance of line, strike out lines 3, 4 and 5 of title, and "constitute" in line 6 of title, and insert in place thereof "constituting".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. Cheney, from the committee on printed and engrossed bills, reported the following bills as correctly printed or engrossed:

"An act to amend the State Charities Law, in relation to the designation of special policemen by the superintendent of Craig Colony." (No. 1829, Int. No. 1150.)

"An act to amend the Greater New York charter, relative to local improvements and assessments therefor." (No. 1855, Int. No. 1167.)

"An act to amend the Tax Law, in relation to the power of the State Comptroller to examine books, bills or memoranda of sales or transfers, to determine the tax on transfer of stock." (No. 1830, Int. No. 1106.)

"An act to amend the Highway Law, in relation to county highways and repealing section one hundred and forty-three." (No. 1827, Int. No. 973.)

"An act to amend the Tax Law, in relation to the determination of surrogate." (No. 1825, Int. No. 978.)

"An act to amend the Penal Law, in relation to the sale of cocaine or eucaïne." (No. 1837, Int. No. 760.)

"An act to amend the Greater New York charter, relative to proceedings for street opening." (No. 1856, Int. No. 775.)

"An act to amend the Lien Law, in relation to the sale of personal property to satisfy a lien." (No. 1864, Int. No. 896.)

"An act to amend chapter one hundred and twenty of the Laws of eighteen hundred and eighty-six, entitled 'An act to revise the charter of the city of Lockport,' relating to the bond of the city treasurer and the term of office of constable." (No. 1850, Int. No. 1207.)

"An act to amend chapter one hundred and twenty-eight of the Laws of eighteen hundred and ninety-nine, entitled 'An act to incorporate the city of New Rochelle,' in relation to issuing bonds and repealing section eighty-three of said chapter." (No. 1852, Int. No. 1112.)

"An act to amend the Greater New York charter, in relation to the licensing and regulating of certain trades or business." (No. 1853, Int. No. 783.)

"An act to amend the Code of Civil Procedure, relative to and as to what shall constitute adverse possession." (No. 1867, Int. No. 320.)

"An act to amend the Penal Law, in regard to sepultures and the burial of human remains upon canal lands of the State." (No. 1863, Int. No. 839.)

"An act to amend section three hundred and thirty-five of the

Code of Civil Procedure, in relation to attendants in the City Court of the city of New York." (No. 1866, Int. No. 1138.)

"An act to amend the Transportation Corporations Law, in relation to stage routes and extensions." (No. 1832, Int. No. 36.)

"An act to legalize the official acts of Cornelius Loudon in the years nineteen hundred and six, seven, eight and nine as deputy town clerk of the town of Phelps in the county of Ontario, under George R. Clark, town clerk of said town." (No. 1861, Int. No. 1108.)

"An act to amend the Judiciary Law, in relation to court clerks in Queens county." (No. 1834, Int. No. 592.)

"An act to amend chapter six hundred and eighty-one of the Laws of nineteen hundred and five, entitled 'An act to supplement the provisions of law relating to the department of finance of the city of Syracuse.' " (No. 1858, Int. No. 1255.)

"An act to amend chapter five hundred and eighty of the Laws of nineteen hundred and two, entitled 'An act in relation to the Municipal Court of the city of New York, its officers and marshals,' in relation to the time within which judgment is to be rendered." (No. 1859, Int. No. 798.)

"An act to amend chapter sixty-four of the Laws of nineteen hundred and nine, entitled 'An act relating to villages, constituting chapter sixty-four of the Consolidated Laws.' " (No. 1836, Int. No. 419.)

"An act to amend chapter one hundred and twenty of the Laws of eighteen hundred and eighty-six, entitled 'An act to revise the charter of the city of Lockport,' relating to the street lighting fund and the construction of water pipes in said city." (No. 1851, Int. No. 1279.)

"An act to amend the Liquor Tax Law, in relation to persons to whom liquor shall not be sold or given away." (No. 1862, Int. No. 840.)

"An act to amend chapter one hundred and three of the Laws of nineteen hundred and six, entitled 'An act to make the office of county clerk of Ulster county a salaried office, and regulating the management of said office,' relative to the appointment of an additional assistant." (No. 1831, Int. No. 712.)

"An act to amend chapter four of the Laws of eighteen hundred and ninety-one, entitled 'An act to provide for rapid transit

railways in cities of over one million inhabitants,' generally." (No. 1854, Int. No. 882.)

"An act to amend chapter one hundred and eighty-two of the Laws of eighteen hundred and ninety-two, entitled 'An act to incorporate the city of Mount Vernon, relative to the board of health.'" (No. 1857, Int. No. 1242.)

"An act to amend the Penal Law, prohibiting persons not admitted to practice as attorneys and counselors in the courts of record of the State from practicing in any court or before any magistrate within any city of the first or second class." (No. 1865, Int. No. 90.)

"An act to amend the Lackawanna city charter, in relation to the time of holding the general elections of the city." (No. 1833, Int. No. 1178.)

"An act to amend the Tax Law, in relation to taxable transfers and exceptions thereto." (No. 1828, Int. No. 804.)

"An act to amend the Greater New York charter, in relation to the treatment of public intoxication and inebriety." (No. 1717, Int. No. 886.)

"An act to amend the Canal Law, in relation to official undertakings of division and resident engineers and advances to division engineers." (No. 1823, Int. No. 1095.)

Mr. Merritt moved a call of the members of the House.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

By direction of the Speaker, the Clerk called the roll, when the following members responded:

Abbey	Dana	Haines	Miller J L	Thompson
Allen A F	Delano	Hearn	Miller W G	Thorn
Allen H E	De Long	Herrick	Murray	Toombs
Argetsinger	Doherty	Higgins	Neupert	Trombly
Barden	Donnelly	Hinman	Nolan	Van Olinda
Bates	Donovan	Hoey	O'Connor	Vicinus
Baumes	Ebbets	Holden	Odell	Vosburgh
Beck	Evans	Howard	Oliver	Walker
Bennett	Eveleth	Joseph	O'Neil M A	Walters
Boshart	Farrell	Keller	Parker	Ward
Boylan	Fay	Kopp	Patrie	Waters
Brainerd	Feeley	Lachman	Perkins	Weber
Brennan	Filley	Lansing	Phillips C W	Weiland
Brown C F	Foley	Lee	Phillips J S	Weimert
Brown G W	Fowler	Levy A J	Pitkin	Weinstein
Burgoyne	Friend	Levy J	Raldiris	Wende
Callan	Frisbie	Lowman	Reed	White E H
Caughlan	Garfein	Lupton	Roberts	White L H

Chanler	Gerhardt	Macdonald	Rozan	Whitley
Cheney	Glore	MacGregor	Sanner	Whitney
Clarke R H	Goldberg	Manley	Shea	Wilsnack
Clark S C	Goodspeed	Marlatt	Shepardson	Wood
Coffey	Goodwin	McCue	Shortt	Wright
Colné	Graubard	McElligott	Smith A E	Yale
Conklin	Gray	McGrath	Smith M	Young E
Connell	Green	McKeon	Stivers	Young F L
Crocker	Greenwood	Merritt	Sullivan	Zorn
Cross	Hackett	Metzendorf	Sweet	

Mr. Merritt moved that the House proceed with business during the pendency of the call.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. J. Levy offered for the consideration of the House, a resolution, in the words following:

Resolved, That the committee on electricity, gas and water supply be discharged from the further consideration of the bill (No. 62, Int. No. 62), entitled "An act to amend the Transportation Corporations Law, to provide that telephone companies shall, upon demand of any of its subscribers, render monthly statements to such subscribers, stating the number of messages used, together with the name and telephone number of all persons, firms or corporations who were called by such subscribers during each given month."

Debate was had thereon.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the negative.

AYES 38

NOES 94

Those who voted in the affirmative were:

Abbey	Garfein	Joseph	Neupert	Trombly
Boylan	Goldberg	Kopp	O'Connor	Weiland
Chanler	Graubard	Levy A J	Oliver	Weinstein
Crocker	Harwood	Levy J	Raldiris	Wende
De Long	Hearn	McCue	Roberts	White E H
Donovan	Herrick	McElligott	Rozan	Wright
Evans	Higgins	McGrath	Sweet	Zorn
Frisbie	Hinman	McKeon		

Those who voted in the negative were:

Allen A F	Connell	Gray	Miller J L	Thompson
Allen H E	Cross	Green	Miller W G	Thorn
Argetsinger	Dana	Greenwood	Murray	Toombs
Barden	Delano	Hackett	Nolan	Van Olinda
Bates	Doherty	Haines	Odell	Vicinus
Baumes	Donnelly	Holden	O'Neil M A	Vosburgh
Beck	Ebbets	Howard	Parker	Walters
Bennett	Eveleth	Keller	Patrie	Waters

Boshart	Farrell	Lachman	Perkins	Weber
Brainerd	Fay	Lansing	Phillips C W	Weimert
Brennan	Feeley	Lee	Phillips J S	White L H
Brown C F	Filley	Lowman	Pitkin	Whitley
Brown G W	Foley	Lupton	Reed	Whitney
Callan	Fowler	Macdonald	Sanner	Wilsnack
Caughlan	Friend	MacGregor	Shea	Wood
Cheney	Gerhardt	Manley	Shepardson	Yale
Clark S C	Gerken	Marlatt	Smith A E	Young E
Coffey	Glore	Merritt	Smith M	Young F L
Conklin	Goodwin	Metzendorf	Stivers	

The bill (No. 234, Int. No. 299) entitled "An act to amend the Code of Civil Procedure, relating to matrimonial actions," was read the second time.

On motion of Mr. Weimert, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1725, Int. No. 576) entitled "An act to amend chapter four hundred and twenty-five of the Laws of nineteen hundred and three, entitled 'An act to provide for further regulation of the terminals and approaches thereto of the New York and Harlem railroad at and north of Forty-second street in the city of New York, and of the public highway structures over said terminals and approaches and of the motive power to be used on said railroad,' in relation to the completion of the public highway structures over such terminals and approaches and providing a penalty for delay," having been announced, Mr. Dana moved to amend as follows:

Page 2, line 21, strike out "shall" and insert "may".

Page 2, line 24, strike out "in the name of the city of New York" and insert "by the Public Service Commission of the first district."

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the negative.

AYES 38

NOES 91

Those who voted in the affirmative were:

Allen A F	Brainerd	Goodspeed	Murray	Toombs
Allen H E	Clark S C	Goodwin	Nolan	Vosburgh
Argetsinger	Conklin	Green	Odell	Waters
Barden	Dana	Hinman	Parker	Weber
Bates	Ebbets	Lee	Phillips C W	Whitney
Baumes	Filley	Marlatt	Phillips J S	Wood
Bennett	Fowler	Merritt	Stivers	Yale
Boshart	Glore	Miller J L		

Those who voted in the negative were:

Abbey	Evans	Herrick	Metzendorf	Smith M
Beck	Farrell	Higgins	Miller W G	Sullivan
Boylan	Fay	Howard	Neupert	Sweet
Brennan	Foley	Joseph	O'Connor	Thompson
Brown C F	Friend	Keller	Oliver	Thorn
Brown G W	Frisbie	Kopp	O'Neil M A	Trombly
Burgoyne	Garfein	Lachman	Patrie	Van Olinda
Callan	Gerhardt	Levy A J	Perkins	Walker
Chanler	Gerken	Levy J	Pitkin	Walters
Cheney	Gillen	Lowman	Raldiris	Weiland
Clarke R H	Goldberg	Lupton	Reed	Weimert
Colné	Graubard	Macdonald	Roberts	Weinstein
Connell	Gray	MacGregor	Rozan	Wende
Cosad	Greenwood	Manley	Sanner	White L H
Crocker	Hackett	McCue	Shea	Whitley
Cross	Haines	McElligott	Shepardson	Wright
De Long	Harwood	McGrath	Shortt	Young E
Donnelly	Hearn	McKeon	Smith A E	Zorn
Donovan				

Said bill was then read the second time.

On motion of Mr. McCue, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1797, Int. No. 235) entitled "An act to amend the General Business Law, in relation to standards of weights and measures," was read the second time.

On motion of Mr. Merritt, said bill was placed on the order of third reading and referred to the committee on revision.

Mr. Wood in the chair.

The bill (No. 1781, Int. No. 747) entitled "An act to amend the Penal Law, relative to the sale of tainted food," having been announced for a second reading,

On motion of Mr. Boshart, said bill was recommitted to the committee on codes, retaining its place on the order of second reading.

The bill (No. 1780, Int. No. 423) entitled "An act to amend the Code of Criminal Procedure, in relation to release on bail in certain cases," was read the second time.

On motion of Mr. Kopp, said bill was placed on the order of third reading and referred to the committee on revision.

Mr. Speaker in the chair.

The bill (No. 1784, Int. No. 148) entitled "An act to amend the Penal Law, in relation to sale of articles kept in cold storage," having been announced for a second reading,

On motion of Mr. Lachman, said bill was ordered placed on the second reading calendar for Monday next.

The bill (No. 1777, Int. No. 781) entitled "An act making an appropriation for the construction of the Mohansic State Hospital," was read the second time.

On motion of Mr. Merritt, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1793, Int. No. 857) entitled "An act making appropriations for construction, additions and improvements at the State Hospitals for the Insane," was read the second time.

On motion of Mr. Merritt, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1783, Int. No. 859) entitled "An act to amend the Penal Law, in relation to selling, offering for sale or receiving horses or other animals, which by reason of disease are unfitted for work," was read the second time.

On motion of Mr. Ward, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1785, Int. No. 730) entitled "Concurrent resolution of the Senate and Assembly proposing an amendment to section seven of article seven of the Constitution, in relation to the disposition and use of lands in the forest preserve," was read the second time.

On motion of Mr. Merritt, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1605, Int. No. 1252) entitled "An act to amend the Code of Civil Procedure, in relation to security upon sale by referee," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 128

NOES 1

Those who voted in the affirmative were:

Abbey	Cross	Haines	Murray	Thompson
Allen A F	Dana	Hearn	Neupert	Thorn
Allen H E	Delano	Herrick	Nolan	Toombs
Argetsinger	De Long	Higgins	O'Connor	Trombly
Barden	Doherty	Hoey	Odell	Van Olinda

Bates	Donnelly	Holden	Oliver	Vicinus
Baumes	Donovan	Howard	Parker	Vosburgh
Beck	Ebbets	Joseph	Patrie	Walker
Bennett	Evans	Kopp	Perkins	Walters
Boshart	Eveleth	Lachman	Phillips C W	Ward
Boylan	Farrell	Lansing	Phillips J S	Waters
Brainerd	Fay	Lee	Pitkin	Weber
Brown C F	Feeley	Levy A J	Raldiris	Weiland
Brown G W	Filley	Levy J	Reed	Weimert
Burgoyne	Fowler	Lowman	Roberts	Weinstein
Callan	Friend	Lupton	Rozan	Wende
Caughlan	Frisbie	Macdonald	Sanner	White E H
Chanler	Garfein	MacGregor	Shea	White L H
Cheney	Glore	Manley	Shepardson	Whitley
Clarke R H	Goldberg	Marlatt	Shortt	Whitney
Clark S C	Goodspeed	McCue	Smith A E	Wilsnack
Coffey	Goodwin	McElligott	Smith M	Wood
Colné	Graubard	McGrath	Stivers	Yale
Conklin	Gray	Merritt	Sullivan	Young E
Connell	Green	Miller J L	Sweet	Young F L
Crocker	Greenwood	Miller W G		

In the negative.

Foley

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1552, Int. No. 436) entitled "An act to prescribe the method by which and the terms and conditions under which shall be determined the amount of any indebtedness heretofore incurred by the city of New York, for rapid transit or dock investments which may be excluded in ascertaining the power of the city to become indebted under the provisions of section ten of article eight of the Constitution of the State," having been announced for a third reading,

On motion of Mr. Lee, and by unanimous consent, said bill was ordered placed on the third reading calendar for Friday next.

The bill (No. 1244, Int. No. 293) entitled "An act to amend the Penal Law, in relation to keeping gaming and betting establishments," having been announced, Mr. R. H. Clarke moved that said bill be recommitted to the committee on codes, with instructions to report the same forthwith, amended as follows:

On page 2, line 1, omit the words "or in which gambling is".

On page 2, line 2, omit the words "done with its, his or their knowledge or consent."

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the negative.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 101

NOES 35

Those who voted in the affirmative were:

Abbey	Cosad	Haines	O'Connor	Toombs
Allen A F	Crocker	Harwood	Odell	Trombly
Allen H E	Cross	Higgins	Parker	Van Olinda
Argetsinger	Dana	Hinman	Patrie	Vieinus
Barden	Delano	Howard	Perkins	Vosburgh
Bates	De Long	Keller	Phillips C W	Walters
Baumes	Donovan	Kopp	Phillips J S	Ward
Beck	Ebbets	Lachman	Pitkin	Waters
Bennett	Evans	Lansing	Raldiris	Weber
Brainerd	Feeley	Lee	Reed	Weimert
Brown C F	Filley	Lowman	Roberts	Weinstein
Brown G W	Fowler	Lupton	Shea	White E H
Burgoyne	Frisbie	MacGregor	Shepardson	White L H
Callan	Garfein	Marlatt	Shortt	Whitley
Chanler	Glore	McElligott	Smith M	Whitney
Cheney	Goodspeed	McGrath	Stivers	Wilsnack
Clark S C	Goodwin	Merritt	Sullivan	Wood
Coffey	Gray	Miller J L	Sweet	Yale
Colné	Green	Miller W G	Thompson	Young E
Conklin	Greenwood	Murray	Thorn	Young F L
Connell				

Those who voted in the negative were:

Boylan	Friend	Hearn	McCue	Rozan
Brennan	Gerhardt	Herrick	McKeon	Sanner
Caughlan	Gerken	Hoey	Metzendorf	Smith A E
Clarke R H	Gillen	Jackson	Neupert	Walker
Donnelly	Goldberg	Joseph	Nolan	Wende
Farrell	Graubard	Levy A J	Oliver	Wright
Fay	Hackett	Levy J	O'Neil M A	Zorn

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

By unanimous consent, Mr. Raldiris offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on affairs of cities be discharged from the further consideration of the Senate bill (No. 709, Rec. No. 107), entitled "An act to amend the Greater New York charter, relative to powers of the board of health, the board of trustees of Bellevue and allied hospitals, the commissioner of public charities and the commissioner of correction."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

On motion of Mr. Raldiris, and by unanimous consent, said bill was read the second time and ordered to a third reading.

Said bill having been announced for a third reading, on motion of Mr. Raldiris, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The bill (No. 1333, Int. No. 1093) entitled "An act to amend the Greater New York charter, relative to powers of the board of health, the board of trustees of Bellevue and allied hospitals, the commissioner of public charities, and the commissioner of correction," having been announced for a third reading, on motion of Mr. Raldiris, said bill was laid aside, and ordered stricken from the calendar.

The bill (No. 1627, Int. No. 1274) entitled "An act to amend the Domestic Relations Law, in relation to qualifications for matrimony as to age of parties and consent of parents," having been announced, debate was had thereon.

On motion of Mr. Walters, and by unanimous consent, said bill was ordered placed on the second reading calendar for Tuesday next.

The bill (No. 72, Int. No. 72) entitled "An act to amend section twenty-one hundred and forty-five of the Penal Law in relation to Sunday baseball," was read the second time.

On motion of Mr. McGrath, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1621, Int. No. 1268) entitled "An act to amend the Town Law, in relation to preparation and distribution of lists or abstracts of audited and rejected accounts against the town," was read the second time.

On motion of Mr. Whitney, said bill was placed on the order of third reading and referred to the committee on revision.

Mr. Speaker announced the special order, being the bill (No. 1121, Int. No. 944) entitled "Concurrent resolution of the Senate and Assembly relative to the proposed amendment of the Constitution of the United States, ratifying the same."

Said bill having been announced, on motion of Mr. Merritt, and by unanimous consent, consideration of said bill was post-

poned until after the consideration of bills not giving rise to extended debate.

The bill (No. 1252, Int. No. 292) entitled "An act to amend the Penal Law, in relation to pool-selling, book-making, bets and wagers," having been announced for a third reading, on motion of Mr. Merritt, and by unanimous consent, said bill was ordered placed on the third reading calendar for Thursday next.

The bill (No. 299, Int. No. 291) entitled "An act to repeal section two hundred and ninety-one of the Membership Corporations Law, in relation to personal liability of trustees or directors of corporations for raising, breeding and improving horses," having been announced for a third reading, on motion of Mr. Merritt, and by unanimous consent, said bill was ordered placed on the third reading calendar for Thursday next.

The bill (No. 1454, Int. No. 469) entitled "An act to amend article one of the Insurance Law, generally," having been announced for a third reading, on motion of Mr. Merritt, and by unanimous consent, said bill was ordered placed on the third reading calendar for Thursday next.

The bill (No. 1404, Int. No. 1134) entitled "An act to amend the Greater New York charter, relative to the duties of the chamberlain," having been announced for a third reading, on motion of Mr. Green, said bill was recommitted to the committee on affairs of cities, retaining its place on the order of third reading.

The bill (No. 1306, Int. No. 1061) entitled "An act to amend the Greater New York charter, relative to bureaus of the department of finance," having been announced for a third reading, on motion of Mr. Green, said bill was recommitted to the committee on affairs of cities, retaining its place on the order of third reading.

The bill (No. 1559, Int. No. 542) entitled "An act to amend section seven hundred and ninety-eight of the Code of Civil Procedure, in relation to the time for the service of pleadings and papers by mail," having been announced, Mr. Toombs moved that said bill be recommitted to the committee on codes, with instructions to report the same forthwith, amended as follows:

Page 1, line 2, after the word "hereby" insert the word "re-

pealed", and strike out the words "amended to read as follows" leaving the period.

Strike out all remaining matter in the bill down to lines 7 and 8 on page 2 and insert the following:

"§ 2. Article nine hundred and seventy-seven is hereby amended to read as follows: Service of notice of trial may be made, through the post-office, not less than sixteen days before the day of trial, including the day of service."

Page 2, line 7, strike out the number "2" before the word "this" and insert number "3".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Fowler, from the committee on codes, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

The bill (No. 1739, Int. No. 744) entitled "An act to amend the Lien Law, in relation to artisans' lien on personal property," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 129

NOES 00

Those who voted in the affirmative were:

Abbey	Cross	Greenwood	Miller W G	Thompson
Allen A F	Dana	Haines	Murray	Thorn
Allen H E	Delano	Hearn	Neupert	Toombs
Argetsinger	De Long	Herrick	Nolan	Trombly
Barden	Doherty	Higgins	O'Connor	Van Olinda
Bates	Donnelly	Hoey	Odell	Vicinus
Baumes	Donovan	Holden	Oliver	Vosburgh
Beck	Ebbets	Howard	Parker	Walker
Bennett	Evans	Joseph	Patrie	Walters
Boshart	Eveleth	Kopp	Perkins	Ward
Boylan	Farrell	Lachman	Phillips C W	Waters
Brainerd	Fay	Lansing	Phillips J S	Weber
Brown C F	Feeley	Lee	Pitkin	Weiland
Brown G W	Filley	Levy A J	Raldiris	Weimert
Burgoyne	Foley	Levy J	Reed	Weinstein
Callan	Fowler	Lowman	Roberts	Wende
Caughlan	Friend	Lupton	Rozan	White E H
Chanler	Frisbie	Macdonald	Sanner	White L H
Cheney	Garfein	MacGregor	Shea	Whitley

Clarke R H	Glore	Manley	Shepardson	Whitney
Clark S C	Goldberg	Marlatt	Shortt	Wilsnack
Coffey	Goodspeed	McCue	Smith A E	Wood
Colné	Goodwin	McElligott	Smith M	Yale
Conklin	Graubard	McGrath	Stivers	Young E
Connell	Gray	Merritt	Sullivan	Young F L
Crocker	Green	Miller J L	Sweet	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1718, Int. No. 1126) entitled "An act to amend the Banking Law, in relation to proceedings against and liquidation of delinquent corporations and individual bankers," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 129

NOES 00

Those who voted in the affirmative were:

Abbey	Cross	Greenwood	Miller W G	Thompson
Allen A F	Dana	Haines	Murray	Thorn
Allen H E	Delano	Hearn	Neupert	Toombs
Argetsinger	De Long	Herrick	Nolan	Trombly
Barden	Doherty	Higgins	O'Connor	Van Olinda
Bates	Donnelly	Hoey	Odell	Vicinus
Baumes	Donovan	Holden	Oliver	Vosburgh
Beck	Ebbets	Howard	Parker	Walker
Bennett	Evans	Joseph	Patrie	Walters
Boshart	Eveleth	Kopp	Perkins	Ward
Boylan	Farrell	Lachman	Phillips C W	Waters
Brainerd	Fay	Lansing	Phillips J S	Weber
Brown C F	Feeley	Lee	Pitkin	Weiland
Brown G W	Filley	Levy A J	Raldiris	Weimert
Burgoyne	Foley	Levy J	Reed	Weinstein
Callan	Fowler	Lowman	Roberts	Wende
Caughlan	Friend	Lupton	Rozan	White E H
Chanler	Frisbie	Macdonald	Sanner	White L H
Cheney	Garfein	MacGregor	Shea	Whitley
Clarke R H	Glore	Manley	Shepardson	Whitney
Clark S C	Goldberg	Marlatt	Shortt	Wilsnack
Coffey	Goodspeed	McCue	Smith A E	Wood
Colné	Goodwin	McElligott	Smith M	Yale
Conklin	Graubard	McGrath	Stivers	Young E
Connell	Gray	Merritt	Sullivan	Young F L
Crocker	Green	Miller J L	Sweet	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1721, Int. No. 924) entitled "An act to amend section four of chapter four of the Laws of eighteen hundred and ninety-one, entitled 'An act to provide for rapid transit railways in cities of over one million inhabitants,' with reference to Nosstrand avenue in the borough of Brooklyn in the city of New York," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 129

NOES 00

Those who voted in the affirmative were:

Abbey	Cross	Greenwood	Miller W G	Thompson
Allen A F	Dana	Haines	Murray	Thorn
Allen H E	Delano	Hearn	Neupert	Toombs
Argetsinger	De Long	Herrick	Nolan	Trombly
Barden	Doherty	Higgins	O'Connor	Van Olinda
Bates	Donnelly	Hoey	Odell	Vicinus
Baumes	Donovan	Holden	Oliver	Vosburgh
Beck	Ebbets	Howard	Parker	Walker
Bennett	Evans	Joseph	Patrie	Walters
Boshart	Eveleth	Kopp	Perkins	Ward
Boylan	Farrell	Lachman	Phillips C W	Waters
Brainerd	Fay	Lansing	Phillips J S	Weber
Brown C F	Feeley	Lee	Pitkin	Weiland
Brown G W	Filley	Levy A J	Raldiris	Weimert
Burgoyne	Foley	Levy J	Reed	Weinstein
Callan	Fowler	Lowman	Roberts	Wende
Caughlan	Friend	Lupton	Rozan	White E H
Chanler	Frisbie	Macdonald	Sanner	White L H
Cheney	Garfein	MacGregor	Shea	Whitley
Clarke R H	Glore	Manley	Shepardson	Whitney
Clark S C	Goldberg	Marlatt	Shortt	Wilsnack
Coffey	Goodspeed	McCue	Smith A E	Wood
Colné	Goodwin	McElligott	Smith M	Yale
Conklin	Graubard	McGrath	Stivers	Young E
Connell	Gray	Merritt	Sullivan	Young F L
Crocker	Green	Miller J L	Sweet	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1719, Int. No. 864) entitled "An act to amend the Labor Law, in relation to the wages and hours of employment

of certain employees in the State Capitol and other State buildings in the city of Albany," having been announced for a third reading, on motion of Mr. Lansing, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The bill (No. 1720, Int. No. 1128) entitled "An act to amend the Education Law, in relation to establishing a State college of forestry at Syracuse University, and making an appropriation therefor," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 129

NOES 00

Those who voted in the affirmative were:

Abbey	Cross	Greenwood	Miller W G	Thompson
Allen A F	Dana	Haines	Murray	Thorn
Allen H E	Delano	Hearn	Neupert	Toombs
Argetsinger	De Long	Herrick	Nolan	Trombly
Barde	Doherty	Higgins	O'Connor	Van Olinda
Bates	Donnelly	Hoey	Odell	Vicinus
Baumes	Donovan	Holden	Oliver	Vosburgh
Beck	Ebbets	Howard	Parker	Walker
Bennett	Evans	Joseph	Patrie	Walters
Boshart	Eveleth	Kopp	Perkins	Ward
Boylan	Farrell	Lachman	Phillips C W	Waters
Brainerd	Fay	Lansing	Phillips J S	Weber
Brown C F	Feeley	Lee	Pitkin	Weiland
Brown G W	Filley	Levy A J	Raldiris	Weimert
Burgoyne	Foley	Levy J	Reed	Weinstein
Callan	Fowler	Lowman	Roberts	Wende
Caughlan	Friend	Lupton	Rozan	White E H
Chanler	Frisbie	Macdonald	Sanner	White L H
Cheney	Garfein	MacGregor	Shea	Whitley
Clarke R H	Glore	Manley	Shepardson	Whitney
Clark S C	Goldberg	Marlatt	Shortt	Wilsnack
Coffey	Goodspeed	McCue	Smith A E	Wood
Colné	Goodwin	McElligott	Smith M	Yale
Conklin	Graubard	McGrath	Stivers	Young E
Connell	Gray	Merritt	Sullivan	Young F L
Crocker	Green	Miller J L	Sweet	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1742, Int. No. 1028) entitled "An act to amend

chapter five hundred and seventy-two of the Laws of nineteen hundred and two, entitled 'An act to revise and amend an act to incorporate the city of Middletown and the acts amendatory thereof,' in relation to the powers of the common council and improvements," having been announced, Mr. Stivers moved that said bill be recommitted to the committee on affairs of cities, with instructions to report the same forthwith, amended as follows:

Strike out in title the words "in relation to the powers of the common council and improvements" and add word "generally."

Page 3, before section 119, insert "Section 2. Section one hundred and nineteen of said chapter is hereby amended to read as follows:" Make "Section 2" read "Section 3".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Whitley, from the committee on affairs of cities, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

The bill (No. 1740, Int. No. 1144) entitled "An act to amend the General Corporation Law, in relation to dispensing with publications of notice of presentation of petition to change names of religious or membership corporation," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 129

NOES 00

Those who voted in the affirmative were:

Abbey	Cross	Greenwood	Miller W G	Thompson
Allen A F	Dana	Haines	Murray	Thorn
Allen H E	Delano	Hearn	Neupert	Toombs
Argetsinger	De Long	Herrick	Nolan	Trombly
Barden	Doherty	Higgins	O'Connor	Van Olinda
Bates	Donnelly	Hoey	Odell	Vicinus
Baumes	Donovan	Holden	Oliver	Vosburgh
Beck	Ebbets	Howard	Parker	Walker
Bennett	Evans	Joseph	Patrie	Walters
Boshart	Eveleth	Kopp	Perkins	Ward

Boylan	Farrell	Lachman	Phillips C W	Waters
Brainerd	Fay	Lansing	Phillips J S	Weber
Brown C F	Feeley	Lee	Pitkin	Weiland
Brown G W	Filley	Levy A J	Raldiris	Weimert
Burgoyne	Foley	Levy J	Reed	Weinstein
Callan	Fowler	Lowman	Roberts	Wende
Caughlan	Friend	Lupton	Rozan	White E H
Chanler	Frisbie	Macdonald	Sanner	White L H
Cheney	Garfein	MacGregor	Shea	Whitley
Clarke R H	Glore	Manley	Shepardson	Whitney
Clark S C	Goldberg	Marlatt	Shortt	Wilsnack
Coffey	Goodspeed	McCue	Smith A E	Wood
Colné	Goodwin	McElligott	Smith M	Yale
Conklin	Graubard	McGrath	Stivers	Young E
Connell	Gray	Merritt	Sullivan	Young F L
Crocker	Green	Miller J L	Sweet	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1743, Int. No. 1148) entitled "An act to amend chapter seven hundred and sixty of the Laws of eighteen hundred and ninety-seven, entitled 'An act to revise the charter of the city of Watertown,' generally," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 129

NOES 00

Those who voted in the affirmative were:

Abbey	Cross	Greenwood	Miller W G	Thompson
Allen A F	Dana	Haines	Murray	Thorn
Allen H E	Delano	Hearn	Neupert	Toombs
Argetsinger	De Long	Herrick	Nolan	Trombly
Barden	Doherty	Higgins	O'Connor	Van Olinda
Bates	Donnelly	Hoey	Odell	Vicinus
Baumes	Donovan	Holden	Oliver	Vosburgh
Beck	Ebbets	Howard	Parker	Walker
Bennett	Evans	Joseph	Patrie	Walters
Boshart	Eveleth	Kopp	Perkins	Ward
Boylan	Farrell	Lachman	Phillips C W	Waters
Brainerd	Fay	Lansing	Phillips J S	Weber
Brown C F	Feeley	Lee	Pitkin	Weiland
Brown G W	Filley	Levy A J	Raldiris	Weimert
Burgoyne	Foley	Levy J	Reed	Weinstein
Callan	Fowler	Lowman	Roberts	Wende
Caughlan	Friend	Lupton	Rozan	White E H
Chanler	Frisbie	Macdonald	Sanner	White L H
Cheney	Garfein	MacGregor	Shea	Whitley

Clarke R H	Glore	Manley	Shepardson	Whitney
Clark S C	Goldberg	Marlatt	Shortt	Wilsnack
Coffey	Goodspeed	McCue	Smith A E	Wood
Colné	Goodwin	McElligott	Smith M	Yale
Conklin	Graubard	McGrath	Stivers	Young E
Connell	Gray	Merritt	Sullivan	Young F L
Crocker	Green	Miller J L	Sweet	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The Senate bill (No. 403, Reprint No. 1741, Rec. No. 37), entitled "An act to amend chapter seven hundred and fifty-five of the Laws of nineteen hundred and seven, entitled 'An act constituting the charter of the city of Rochester,' generally," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 129

NOES 00

Those who voted in the affirmative were:

Abbey	Cross	Greenwood	Miller W G	Thompson
Allen A F	Dana	Haines	Murray	Thorn
Allen H E	Delano	Hearn	Neupert	Toombs
Argetsinger	De Long	Herrick	Nolan	Trombly
Barden	Doherty	Higgins	O'Connor	Van Olinda
Bates	Donnelly	Hoey	Odell	Vicinus
Baumes	Donovan	Holden	Oliver	Vosburgh
Beck	Ebbets	Howard	Parker	Walker
Bennett	Evans	Joseph	Patrie	Walters
Boshart	Eveleth	Kopp	Perkins	Ward
Boylan	Farrell	Lachman	Phillips C W	Waters
Brainerd	Fay	Lansing	Phillips J S	Weber
Brown C F	Feeley	Lee	Pitkin	Weiland
Brown G W	Filley	Levy A J	Raldiris	Weimert
Burgoynes	Foley	Levy J	Reed	Weinstein
Callan	Fowler	Lowman	Roberts	Wende
Caughlan	Friend	Lupton	Rozan	White E H
Chanler	Frisbie	Macdonald	Sanner	White L H
Cheney	Garfein	MacGregor	Shea	Whitley
Clarke R H	Glore	Manley	Shepardson	Whitney
Clark S C	Goldberg	Marlatt	Shortt	Wilsnack
Coffey	Goodspeed	McCue	Smith A E	Wood
Colné	Goodwin	McElligott	Smith M	Yale
Conklin	Graubard	McGrath	Stivers	Young E
Connell	Gray	Merritt	Sullivan	Young F L
Crocker	Green	Miller J L	Sweet	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same, with amendments.

The bill (No. 1517, Int. No. 1202) entitled "An act to authorize the city of Mount Vernon to make an annual appropriation for the care and maintenance of the Mount Vernon Hospital," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 129

NOES 00

Those who voted in the affirmative were:

Abbey	Cross	Greenwood	Miller W G	Thompson
Allen A F	Dana	Haines	Murray	Thorn
Allen H E	Delano	Hearn	Neupert	Toombs
Argetsinger	De Long	Herrick	Nolan	Trombly
Barden	Doherty	Higgins	O'Connor	Van Olinda
Bates	Donnelly	Hoey	Odell	Vicinus
Baumes	Donovan	Holden	Oliver	Vosburgh
Beck	Ebbets	Howard	Parker	Walker
Bennett	Evans	Joseph	Patrie	Walters
Boshart	Eveleth	Kopp	Perkins	Ward
Boylan	Farrell	Lachman	Phillips C W	Waters
Brainerd	Fay	Lansing	Phillips J S	Weber
Brown C F	Feeley	Lee	Pitkin	Weiland
Brown G W	Filley	Levy A J	Raldiris	Weimert
Burgoyne	Foley	Levy J	Reed	Weinstein
Callan	Fowler	Lowman	Roberts	Wende
Caughlan	Friend	Lupton	Rozan	White E H
Chanler	Frisbie	Macdonald	Sanner	White L H
Cheney	Garfein	MacGregor	Shea	Whitley
Clarke R H	Glore	Manley	Shepardson	Whitney
Clark S C	Goldberg	Marlatt	Shortt	Wilsnack
Coffey	Goodspeed	McCue	Smith A E	Wood
Colné	Goodwin	McElligott	Smith M	Yale
Conklin	Graubard	McGrath	Stivers	Young E
Connell	Gray	Merritt	Sullivan	Young F L
Crocker	Green	Miller J L	Sweet	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1738, Int. No. 1049) entitled "An act to amend chapter one hundred and sixty of the Laws of nineteen hundred,

entitled 'An act to incorporate the city of Cortland,' relative to the board of fire commissioners," having been announced for a third reading,

On motion of Mr. C. F. Brown, and by unanimous consent, said bill was ordered placed on the third reading calendar for Thursday next.

By unanimous consent, Mr. Merritt offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on ways and means be discharged from the further consideration of the Senate bill (No. 664, Rec. No. 72), entitled "An act making an appropriation for the State's proportion of the amounts appropriated for the repair of highways, pursuant to sections ninety and ninety-three of the Highway Law, and to provide funds for complying with the requirements of section one hundred and fifty-seven of the Highway Law."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

On motion of Mr. Merritt, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Merritt, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 129

NOES 00

Those who voted in the affirmative were:

bbey	Cross	Greenwood	Miller W G	Thompson
Allen A F	Dana	Haines	Murray	Thorn
Allen H E	Delano	Hearn	Neupert	Toombs
Argetsinger	De Long	Herrick	Nolan	Trombly
Barden	Doherty	Higgins	O'Connor	Van Olinda
Bates	Donnelly	Hoey	Odell	Vicinus
Baumes	Donovan	Holden	Oliver	Vosburgh
Beck	Ebbets	Howard	Parker	Walker
Bennett	Evans	Joseph	Patrie	Walters
Boshart	Eveleth	Kopp	Perkins	Ward
Boylan	Farrell	Lachman	Phillips C W	Waters

Brainerd	Fay	Lansing	Phillips J S	Weber
Brown C F	Feeley	Lee	Pitkin	Weiland
Brown G W	Filley	Levy A J	Raldiris	Weimert
Burgoyne	Foley	Levy J	Reed	Weinstein
Callan	Fowler	Lowman	Roberts	Wende
Caughlan	Friend	Lupton	Rozan	White E H
Chanler	Frisbie	Macdonald	Sanner	White L H
Cheney	Garfein	MacGregor	Shca	Whitley
Clarke R H	Glore	Manley	Shepardson	Whitney
Clark S C	Goldberg	Marlatt	Shortt	Wilsnack
Coffey	Goodspeed	McCue	Smith A E	Wood
Colné	Goodwin	McElligott	Smith M	Yale
Conklin	Graubard	McGrath	Stivers	Young E
Connell	Gray	Merritt	Sullivan	Young F L
Crocker	Green	Miller J L	Sweet	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 1261, Int. No. 1037) entitled "An act making an appropriation for the State's proportion of the amounts appropriated for the repair of highways, pursuant to sections ninety and ninety-three of the Highway Law, and to provide funds for complying with the requirements of section one hundred and fifty-seven of the Highway Law," having been announced for a third reading,

On motion of Mr. Merritt, said bill was laid aside, and ordered stricken from the calendar.

The Senate returned the Assembly bill (No. 815, Senate reprint No. 796, Int. No. 525), entitled "An act to amend chapter five hundred and seventy of the Laws of nineteen hundred and nine, entitled 'An act to establish the city court of Buffalo, defining its powers and jurisdiction and providing for its officers, in relation to compensation of jurors in said court,'" with a message that they have concurred in the passage of the same, with the following amendments:

Page 2, line 10, strike out the period at end of line and insert "and no person shall serve as a juror more than once in a calendar year."

Same page, after line 22, insert "If any person summoned hereunder to attend as a juror does not serve by reason of the adjournment of the trial of an action in which he was to serve then the fees of such person shall be paid to the clerk of the court by the party to the action seeking such adjournment."

Mr. Rozan moved to concur in the Senate amendments.

Mr. Speaker put the question whether the House would concur in said amendments, said bill having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Abbey	Cross	Greenwood	Miller W G	Thompson
Allen A F	Dana	Haines	Murray	Thorn
Allen H E	Delano	Hearn	Neupert	Toombs
Argetsinger	De Long	Herrick	Nolan	Trombly
Barden	Doherty	Higgins	O'Connor	Van Olinda
Bates	Donnelly	Hoey	Odell	Vicinus
Baumes	Donovan	Holden	Oliver	Vosburgh
Beck	Ebbets	Howard	Parker	Walker
Bennett	Evans	Joseph	Patrie	Walters
Boshart	Eveleth	Kopp	Perkins	Ward
Boylan	Farrell	Lachman	Phillips C W	Waters
Brainerd	Fay	Lansing	Phillips J S	Weber
Brown C F	Feeley	Lee	Pitkin	Weiland
Brown G W	Filley	Levy A J	Raldiris	Weimert
Burgoyne	Foley	Levy J	Reed	Weinstein
Callan	Fowler	Lowman	Roberts	Wende
Caughlan	Friend	Lupton	Rozan	White E H
Chanler	Frisbie	Macdonald	Sanner	White L H
Cheney	Garfein	MacGregor	Shea	Whitley
Clarke R H	Glore	Manley	Shepardson	Whitney
Clark S C	Goldberg	Marlatt	Shortt	Wilsnack
Coffey	Goodspeed	McCue	Smith A E	Wood
Colné	Goodwin	McElligott	Smith M	Wright
Conklin	Graubard	McGrath	Stivers	Yale
Connell	Gray	Merritt	Sullivan	Young E
Crocker	Green	Miller J L	Sweet	Young F L

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendments of the Senate thereto.

The Senate returned the Assembly bill (No. 609, Senate reprint No. 879, Int. No. 97), entitled "An act to amend chapter five hundred and twenty of the Laws of nineteen hundred and six, entitled 'An act in relation to the Municipal Court of the city of Syracuse,' generally," with a message that they have concurred in the passage of the same, with the following amendments:

Strike out the period at end of title, and insert comma and the word "generally."

Page 7, line 19, strike out words "might have" and insert word "possess".

Page 8, line 19, at the beginning of the line insert "Section 6"; line 22, before the word "and" place a bracket; line 23, after the comma after the word "trial" place a bracket; same line strike out the balance of line after the bracket; line 24, strike out the words "been joined".

Page 11, line 20, strike out the words "in monthly payments"; line 21, after the comma after the word "dollars" insert "to be paid in the same manner as the salaries of city officers, and"; line 22, strike out words "in monthly payments an annual" and insert word "such"; same line, strike out the word "to" and insert "or compensation as shall".

Mr. Walters moved to concur in the Senate amendments.

Mr. Speaker put the question whether the House would concur in said amendments, said bill having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 129

NOES 00

Those who voted in the affirmative were:

Abbey	Cross	Greenwood	Miller W G	Thompson
Allen A F	Dana	Haines	Murray	Thorn
Allen H E	Delano	Hearn	Neupert	Toombs
Argetsinger	DeLong	Herrick	Nolan	Trombly
Barden	Dougherty	Higgins	O'Connor	Van Olinda
Bates	Donnelly	Hoey	Odell	Vicinus
Baumes	Donovan	Holden	Oliver	Vosburgh
Beck	Ebbets	Howard	Parker	Walker
Bennett	Evans	Joseph	Patrie	Walters
Boshart	Eveleth	Kopp	Perkins	Ward
Boylan	Farrell	Lachman	Phillips C W	Waters
Brainerd	Fay	Lansing	Phillips J S	Weber
Brown C F	Feeley	Lee	Pitkin	Weiland
Brown G W	Filley	Levy A J	Raldiris	Weimert
Burgoyne	Foley	Levy J	Reed	Weinstein
Callan	Fowler	Lowman	Roberts	Wende
Caughlan	Friend	Lupton	Rozan	White E H
Chanler	Frisbie	Macdonald	Sanner	White L H
Cheney	Garfein	MacGregor	Shea	Whitley
Clarke R H	Glore	Manley	Shepardson	Whitney
Clark S C	Goldberg	Marlatt	Shortt	Wilsnack
Coffey	Goodspeed	McCue	Smith A E	Wood
Colné	Goodwin	McElligott	Smith M	Yale
Conklin	Graubard	McGrath	Stivers	Young E
Connell	Gray	Merritt	Sullivan	Young F L
Crocker	Green	Miller J L	Sweet	

Ordered, That the Clerk return said bill to the Senate, with a

message that the Assembly have concurred in the amendments of the Senate thereto.

Mr. Colne offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur), That a respectful message be sent to the Governor, requesting the return to the Assembly of Assembly bill (No. 1161, Int. No. 975), entitled "An act to amend the Canal Law, in relation to the changing of names of mortgaged canal boats," for the purposes of amendment.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

The Senate returned the bill (No. 1182, Int. No. 698), entitled "An act to amend the Labor Law, relative to protection of employees operating machinery."

Also, the bill (No. 1177, Int. No. 704), entitled "An act to amend the Labor Law, relative to employment of women and children."

Also, the bill (No. 1237, Int. No. 570), entitled "An act to amend the State Charities Law, in relation to the regulation of State charitable institutions."

Also, the bill (No. 1616, Int. No. 1263), entitled "An act to amend the Highway Law, in relation to State's share of expense of maintaining certain county roads," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk deliver said bills to the Governor.

The Senate returned the Assembly bill (No. 1005, Senate reprint No. 880, Int. No. 720), entitled "An act to amend chapter two hundred and thirty-five of the Laws of eighteen hundred and ninety-six, entitled 'An act to authorize the city of Brooklyn to establish and maintain a disciplinary training school for boys, and to authorize the commitment thereto by magistrates and courts of boys under the age of fourteen years who shall be vagrants or convicted of certain offenses in said city,' in relation to the board of managers of such school."

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of New York.

On motion of Mr. Merritt, and by unanimous consent, the committee on revision was instructed to report Assembly bill (No. 1793, Int. No. 857) with the following recommendations:

Page 5, line 18, after the word "buildings" insert the words "and equipment of the same", and strike out "twenty" and insert "thirty".

Line 19, strike out figure "2" and insert "3".

Mr. Sanner gives notice that on Thursday, April 14, 1910, he will call up Assembly bill (No. 919, Int. No. 371), entitled "An act to amend chapter five hundred and eighty of the Laws of nineteen hundred and two, entitled 'An act in relation to the Municipal court of the city of New York, its officers and marshals,' in relation to jury trial in the borough of Brooklyn, and procedure connected therewith," the same having been laid aside on the order of third reading.

By unanimous consent, Mr. Rozan moved to reconsider the vote by which the Senate amendments to Assembly bill (No. 815, Senate reprint No. 796, Int. No. 525) were concurred in.

Mr. Speaker put the question whether the House would agree to the reconsideration of the vote on concurring in said amendments, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 129

NOES 00

Those who voted in the affirmative were:

Abbey	Cross	Greenwood	Miller W G	Thompson
Allen A F	Dana	Haines	Murray	Thorn
Allen H F	Delano	Hearn	Neupert	Toombs
Argetsinger	De Long	Herrick	Nolan	Trombly
Barden	Doherty	Higgins	O'Connor	Van Olinda
Bates	Donnelly	Hoey	Odell	Vicinus
Baumes	Donovan	Holden	Oliver	Vosburgh
Beck	Ebbets	Howard	Parker	Walker
Bennett	Evans	Joseph	Patrie	Walters
Boshart	Eveleth	Kopp	Perkins	Ward
Boylan	Farrell	Lachman	Phillips C W	Waters
Brainerd	Fay	Lansing	Phillips J S	Weiland
Brown C F	Feeley	Lee	Pitkin	Weimert
Brown G W	Filley	Levy A J	Raldiris	Weimert
Burgoyne	Foley	Levy J	Reed	Weinstein
Callan	Fowler	Lowman	Roberts	Wende
Caughlan	Friend	Lupton	Rozan	White E H
Chanler	Frisbie	Macdonald	Sanner	White L H

Cheney	Garfein	MacGregor	Shea	Whitley
Clarke R H	Glore	Manley	Shepardson	Whitney
Clark S C	Goldberg	Marlatt	Shortt	Wilsnack
Coffey	Goodspeed	McCue	Smith A E	Wood
Colné	Goodwin	McElligott	Smith M	Yale
Conklin	Graubard	McGrath	Stivers	Young E
Connell	Gray	Merritt	Sullivan	Young F L
Crocker	Green	Miller J L	Sweet	

Said bill having been announced, Mr. Rozan moved to concur in the Senate amendments thereto, and moved that said motion lie upon the table.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

The Senate returned the concurrent resolution recalling from the Governor, for the purposes of amendment, Assembly bill (No. 1161, Int. No. 975), entitled "An act to amend the Canal Law, in relation to the changing of names of mortgaged canal boats," with a message that they have concurred in the passage of the same.

Ordered, That the Clerk deliver said resolution to the Governor.

Mr. Speaker announced the special order, being the bill (No. 1121, Int. No. 944), entitled "Concurrent resolution of the Senate and Assembly relative to the proposed amendment of the Constitution of the United States, ratifying the same," heretofore temporarily laid aside.

Mr. J. S. Phillips moved to postpone consideration of said bill until Tuesday next.

Debate was had thereon.

Mr. Oliver moved that the House adjourn.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

THURSDAY, APRIL 14, 1910.

The House met pursuant to adjournment.

Prayer by Rev. J. Addison Jones.

On motion of Mr. J. S. Phillips, the reading of the journal of yesterday was dispensed with and the same was approved.

The Senate sent for concurrence the following entitled bills:

"An act to amend chapter four hundred and thirty-eight of the Laws of nineteen hundred and nine, entitled 'An act authorizing an inquiry into the question as to providing terminal facilities on the canals of this State, with a view of ultimately improving and fostering the commerce of the State, and making an appropriation therefor,' in relation to the membership of the commission created thereby" (No. 454, Rec. No. 134), which was read the first time and referred to the committee on ways and means.

"An act to amend the Agricultural Law, in relation to penalties for violation of article four" (No. 651, Rec. No. 135), which was read the first time.

On motion of Mr. Boshart, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Boshart, and by unanimous consent, said bill was substituted for Assembly bill (No. 1204, Int. No. 1002), same title and subject, now on the order of third reading.

"An act to amend chapter fifty-nine of the Laws of nineteen hundred and nine, known as the State Law, constituting chapter fifty-seven of the Consolidated Laws in relation to the acquisition by the United States of lands for parade or maneuver grounds" (No. 991, Rec. No. 136), which was read the first time.

On motion of Mr. Wood, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Wood, and by unanimous consent, said bill was substituted for Assembly bill (No. 1762, Int. No. 1347), same title and subject, now on the order of third reading.

Mr. R. H. Clarke introduced a bill entitled "An act to amend chapter two hundred and ninety-eight of the Laws of eighteen hundred and ninety-seven, entitled 'An act in relation to the distribution of advertising matter in the city of New York,' in relation to such city as now constituted" (Int. No. 1470), which was read the first time and referred to the committee on affairs of cities.

Mr. Eveleth introduced a bill entitled "An act to amend chapter three hundred and fifteen of the Laws of eighteen hundred and ninety-five, entitled 'An act to amend and consolidate the several acts relating to the village of Ilion,' in relation to conferring on

the board of trustees of said village the power to raise money by taxation for the maintenance of the Ilion Hospital" (Int. No. 1471), which was read the first time and referred to the committee on affairs of villages.

Mr. Green introduced a bill entitled "An act to amend the Public Health Law, in relation to vaccination of school children" (Int. No. 1472), which was read the first time and referred to the committee on public health.

Mr. Goodspeed, by request, introduced a bill entitled "An act to amend the Penal Law, in relation to fire extinguishers on motor boats and motor vehicles" (Int. No. 1473), which was read the first time and referred to the committee on codes.

Mr. Kopp introduced a bill entitled "An act to repeal section four of the General City Law, relating to the filing of financial reports with the Secretary of State by cities of the second and third class" (Int. No. 1474), which was read the first time and referred to the committee on affairs of cities.

Mr. W. G. Miller introduced a bill entitled "An act to amend the Tax Law, in relation to the appointment of a transfer tax clerk in Nassau county" (Int. No. 1475), which was read the first time and referred to the committee on ways and means.

Mr. Merritt introduced a bill entitled "An act to amend the Agricultural Law, in relation to the State Fair Commission" (Int. No. 1476), which was read the first time and referred to the committee on ways and means.

Mr. Dana introduced a bill entitled "Concurrent resolution of the Senate and Assembly proposing an amendment to section six of article ten of the Constitution, relating to political year" (Int. No. 1477), which was read the first time and referred to the committee on the judiciary.

Mr. Raldiris introduced a bill entitled "An act to amend the Greater New York charter, in relation to official newspapers in the boroughs of Queens, Richmond and The Bronx" (Int. No. 1478), which was read the first time and referred to the committee on affairs of cities.

Mr. Murray introduced a bill entitled "An act to permit the board of estimate and apportionment of the city of New York to place West Ninety-sixth street, in the borough of Manhattan,

under the care, custody, control, and maintenance of the department of parks of the city of New York" (Int. No. 1479), which was read the first time and referred to the committee on affairs of cities.

Mr. Joseph introduced a bill entitled "An act to amend chapter forty-nine of the Laws of nineteen hundred and nine, entitled 'An act in relation to the public health, constituting chapter forty-five of the Consolidated Laws, and known as 'The Public Health Law,' in respect to conferring upon the city of New York control over the potable water supply of said city" (Int. No. 1480), which was read the first time and referred to the committee on public health.

Mr. Foley introduced a bill entitled "An act to amend the Judiciary Law, constituting chapter thirty of the Consolidated Laws, in relation to salaries of the attendants of the Supreme Court in the first judicial district and of the Appellate Division of the first department" (Int. No. 1481), which was read the first time and referred to the committee on the judiciary.

Mr. Whitney introduced a bill entitled "An act to amend chapter sixty-two of the Consolidated Laws in relation to preventing and fighting forest fires" (Int. No. 1482), which was read the first time and referred to the committee on internal affairs.

Mr. Jackson introduced a bill entitled "An act to amend chapter five hundred and sixty-five of the Laws, eighteen hundred and ninety, entitled 'An act in relation to railroads constituting chapter thirty-nine of the general laws, relative to warning signals,' " (Int. No. 1493), which was read the first time and referred to the committee on railroads.

Mr. Wilkie introduced a bill entitled "An act to amend chapter one hundred and five of the Laws of eighteen hundred and ninety-one, entitled 'An act to revise the charter of the city of Buffalo,' as amended by chapter three hundred and eighty-four of the Laws of nineteen hundred and nine, in relation to the foreclosure of tax-sale certificates" (Int. No. 1484), which was read the first time and referred to the committee on affairs of cities.

By unanimous consent, Mr. C. W. Phillips introduced a bill entitled "An act making an appropriation and reappropriating balance of appropriation heretofore made for designs, plans and

specifications for alterations and extensions to building known as the State House, to render the same suitable for use of the Court of Appeals" (Int. No. 1485), which was read the first time and referred to the committee on ways and means.

By unanimous consent, Mr. A. E. Smith introduced a bill entitled "An act to amend chapter seven hundred and thirty-three of the Laws of nineteen hundred and five, entitled 'An act in relation to the price of electric current furnished or sold to the city of New York and providing a penalty for violation'" (Int. No. 1486), which was read the first time and referred to the committee on electricity, gas and water supply.

By unanimous consent, Mr. Haines introduced a bill entitled "An act to amend chapter four hundred and twenty-nine of the Laws of nineteen hundred and seven, entitled 'An act to establish the public service commissions and prescribing their powers and duties, and to provide for the regulation and control of certain public service corporations and making an appropriation therefor,' relating to the jurisdiction of the public service commissions thereby established" (Int. No. 1487), which was read the first time and referred to the committee on railroads.

Mr. Merritt, from the committee on ways and means, to which was referred Assembly bill introduced by Mr. Shortt (No. 199, Int. No. 198), entitled "An act to provide for the acquisition and preservation of the historic building known as the Billopp House, situated in the county of Richmond, and making an appropriation therefor."

Also, Assembly bill introduced by Mr. Wilsnack (No. 1499, Int. No. 1194), entitled "An act to provide a survey and plans for the acquisition of harbor terminals by the State in the port of New York, by the construction of an artificial waterway between Flushing and Jamaica bays, and providing an appropriation therefore."

Also, Assembly bill introduced by Mr. Whitney (No. 1849, Int. No. 1387), entitled "An act to amend chapter fifty-six of the Laws of nineteen hundred and nine, entitled 'An act in relation to State boards and commissions, constituting chapter fifty-four of the Consolidated Laws,' in relation to the ownership of river improvements and the assessments of the amount of benefit re-

ceived thereby," reported in favor of the passage of the same without amendment, which report was agreed to, and said bills placed on the order of second reading.

Mr. Merritt, from the committee on ways and means, to which was referred Assembly bill introduced by Mr. Wood (No. 1762, Int. No. 1347), entitled "An act to amend chapter fifty-nine of the Laws of nineteen hundred and nine, known as the State Law, constituting chapter fifty-seven of the Consolidated Laws, in relation to the acquisition by the United States of lands for parade and maneuver grounds," retaining its place on the order of third reading, reported in favor of the passage of the same without amendment, which report was agreed to, and said bill ordered restored to its place on the order of third reading.

Mr. Merritt, from the committee on ways and means, to which was referred Assembly bill (No. 200, Int. No. 199) introduced by Mr. Boshart, entitled "An act entitled 'An act for the development and extension of the State College of Agriculture at Cornell University, as established by chapter six hundred and fifty-five of the Laws of nineteen hundred and four, and making an appropriation therefor,'" reported in favor of the passage of the same, with the following amendments:

Pages 1 and 2, strike out section 1 in full, and insert in place thereof the following:

"Section 1. For the purpose of beginning the development of the plan adopted by the board of trustees of Cornell University for the extension of the New York State College of Agriculture at Cornell University, establishment by chapter six hundred fifty-five of the Laws of nineteen hundred four, the board of trustees are hereby authorized to enter into the necessary contract or contracts for the construction of a building for general class room and laboratory purposes and including an auditorium for an amount not to exceed in the aggregate one hundred and thirteen thousand dollars (\$113,000), for the construction of a poultry husbandry building for the amount not to exceed in the aggregate ninety thousand dollars (\$90,000), for the construction of a home economics building for the amount not to exceed in the aggregate one hundred fifty-four thousand dollars (\$154,000), and of said sum and for the purposes herein provided there is hereby appropriated the sum of two hundred thousand dollars (\$200,000), out of any moneys in the treasury not otherwise appropriated."

Page 3, line 12, after the word "act" strike out the words

“ The State Architect shall prepare the necessary drawings and specifications and shall control as architect all work of construction authorized by this act, but such ” and insert in place thereof the following words: “ The plans and specifications for the buildings herein provided shall be prepared or approved by the State Architect. and he may, with the approval of the board of trustees of Cornell University, employ an architect or architects to prepare the plans and specifications and to locally supervise the work of construction herein provided. The compensation of the architect or architects so appointed shall be out of the funds for the respective buildings. All ”.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Merritt, from the committee on ways and means, to which was referred Assembly bill (No. 898, Int. No. 786) introduced by Mr. Waters, entitled “An act to authorize the Cohoes Company to use the waters impounded by the Crescent dam across the Mohawk river above Cohoes, subject to certain conditions,” reported in favor of the passage of the same, with the following amendment:

Strike out sections 1, 2, 3 and 4 and insert in place thereof the following:

“ Section 1. The Superintendent of Public Works and the State Engineer are hereby directed to construct and maintain flashboards upon the Crescent dam across the Mohawk river above Cohoes, not less than thirty-six inches in height, and the Cohoes Company is hereby granted the right to the use of the water so impounded, provided it shall not take or use any of the waters of such river required by the State for the purpose of navigation, and shall otherwise comply with the conditions of this act. The expense of constructing such flashboards shall be deemed a part of the expense of the enlargement and improvement of the canals under the provisions of chapter one hundred and forty-seven of the Laws of nineteen hundred and three, and shall be payable from money appropriated, pursuant to such act.

“ § 2. The Cohoes Company is hereby authorized to regulate the use of said flashboards and to utilize the water so impounded and the flow of the river, by making use of the old Erie canal between the Crescent dam and Lock No. 18, when it shall be abandoned, in such manner as seems best to the Cohoes Company, or, by connecting pressure pipe lines to the gates now in the Crescent dam, such pipe lines to be run either along the bank, or down the bed, of the Mohawk river along or across State lands,

or along the bed of the old Erie canal, as may seem best to the Cohoes Company, or by doing both of these things, and to construct and maintain upon State lands intake works, power generating plant and such other appurtenances as may be necessary or desirable to utilize the Crescent dam for power purposes. The plans, specification and location for all such constructions shall be approved by the Superintendent of Public Works and by the State Engineer.

“ § 3. The privileges hereby granted are upon the express condition that the Cohoes Company shall execute and deliver to the State of New York a full and complete release for all claims for damages against the State caused by the erection of the Crescent dam, or by the enlargement or improvement of the Erie canal and other canals, which release shall be approved by the Attorney-General, and shall pay a yearly rental to the State of New York for the additional electric energy that it shall generate from the plant and constructions hereby authorized, which shall be due to the head created by the Crescent dam over and above the effective head of one hundred and five feet now owned by the Cohoes Company, at the rate of three thousand dollars for the first six and one-half million kilowatt-hours of electric energy so generated annually from said additional head and at the rate of two thousand dollars for the next six and one-half million kilowatt-hours and at the rate of one thousand dollars for each six and one-half million kilowatt-hours in excess of thirteen million kilowatt-hours, which rental shall be at least three thousand dollars annually regardless of the amount of energy so generated.

“ § 4. This act shall take effect immediately.”

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Merritt, from the committee on ways and means, to which was referred Assembly bill (No. 1461, Int. No. 1166) introduced by Mr. Barden, entitled “An act to provide for widening and deepening the channel in the outlet of Keuka lake from the lake to the steamboat docks in the village of Penn Yan, and making an appropriation therefor,” reported in favor of the passage of the same, with the following amendments:

Page 1, in the second line of the title, strike out the words “steamboat docks” and insert in place thereof the words “State dam”.

Page 1, line 3, after the word “the” strike out the words “steamboat docks” and insert in place thereof the words “State dam”.

which report was agreed to, and said bill ordered printed, as amended, and placed on the order of second reading.

Mr. J. S. Phillips, from the committee on the judiciary, to which was referred Assembly bill introduced by Mr. J. S. Phillips (No. 1194, Int. No. 998), entitled "An act to amend article two of the Stock Corporation Law, in relation to corporations having shares of capital stock without nominal or par value."

Also, Assembly bill introduced by Mr. Wilkie (No. 1686, Int. No. 1308), entitled "An act to amend the corporate existence of the Acme Land Company and to validate its conveyances of real estate."

Also, Assembly bill introduced by Mr. Wende (No. 1680, Int. No. 1301), entitled "An act to amend the Judiciary Law, in relation to actions or proceedings where one of the attorneys is a member of the Legislature."

Also, Assembly bill introduced by Mr. Feeley (No. 1137, Int. No. 951), entitled "An act to provide for joining the people of the State of New York as a party defendant in the foreclosure of certain mortgages on land in the town of Newfane, Niagara county," reported in favor of the passage of the same without amendment which report was agreed to, and said bills placed on the order of second reading.

Mr. J. S. Phillips, from the committee on the judiciary, to which was referred Assembly bill (No. 907, Int. No. 788) introduced by Mr. Foley, entitled "An act to amend chapter twenty-five of the Laws of nineteen hundred and nine, entitled 'An act relating to general business, constituting chapter twenty of the Consolidated Laws,' in relation to monopolies," reported in favor of the passage of the same, with the following amendments:

On page 2, line 6, strike out the words "one hundred" and insert in place thereof "fifty".

On page 2, strike out lines 10 to 18, inclusive.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. J. S. Phillips, from the committee on the judiciary, to which was referred Assembly bill (No. 602, Int. No. 566) introduced by Mr. Thorn, entitled "An act to amend Laws of nineteen hundred and nine, chapter twenty-eight, entitled 'An act relating to corporations generally, constituting chapter twenty-three of the

Consolidated Laws,' in relation to actions for dissolution of corporations," reported in favor of the passage of the same, with the following amendment:

On page 2, line 16, strike out the word "forty" and insert in place thereof "twenty-five".

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. J. S. Phillips, from the committee on the judiciary, to which was referred Assembly bill (No. 1410, Int. No. 1140) introduced by Mr. Hoey, entitled "An act to authorize the appointment of the Catholic Home Bureau for Dependent Children as general guardian of the person and property of infants under its care and control," reported in favor of the passage of the same, with the following amendments:

On page 1, line 6, after the word "appointment" insert ".", and strike out the balance of the line, also strike out lines 7 to 9, inclusive.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. J. S. Phillips, from the committee on the judiciary, to which was referred Assembly bill introduced by Mr. Goldberg (No. 1379, Int. No. 1114), entitled "An act to amend chapter two hundred and ninety-five of the Laws of eighteen hundred and ninety-four, entitled 'An act to incorporate The Provident Loan Society of New York,' in relation to conditions under which such corporations may do business," reported the same with the following amendment:

On page 1, line 7, after the word "law" insert in italics the following: "and each branch of such society actually engaged in the business of pawnbroker shall be considered a separate house under the provisions of such section,".

and request that said bill be recommitted to said committee, which report was agreed to, and said bill ordered reprinted and recommitted to said committee.

Mr. J. S. Phillips, from the committee on the judiciary, to which was recommitted Assembly bill introduced by Mr. Ward (No. 1771, Int. No. 903), entitled "An act to amend the Election Law, generally," reported the same with the following amendments:

On page 15, line 13, after the word "kept" insert in italics the words "side by side".

Line 14, after the word "day" insert in italics "and the signatures in the registration book must be kept concealed from the view of the voter while he is signing his name."

and request that said bill be recommitted to said committee, which report was agreed to, and said bill ordered reprinted and recommitted to said committee.

Mr. Whitley, from the committee on affairs of cities, to which was referred Senate bill (No. 93, Rec. No. 118) introduced by Mr. McManus, entitled "An act to amend chapter four hundred and ten of the Laws of eighteen hundred and eighty-two, entitled 'An act to consolidate into one act and to declare the special and local laws affecting public interests in the city of New York,' relative to the salary of the district attorney in the county of New York," reported in favor of the passage of the same, with the following amendment:

Page 2, line 9, strike out beginning with the word "January" down to and including the word "eleven" in line 10, and insert the word "immediately" in place thereof.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Green, from the committee on general laws, to which was referred Assembly bill introduced by Mr. Green (No. 1084, Int. No. 915), entitled "An act to amend the Domestic Relations Law, in relation to the issuance of marriage licenses in duplicate," reported in favor of the passage of the same without amendment, which report was agreed to, and said bill placed on the order of second reading.

Mr. Green, from the committee on general laws, to which was recommitted Assembly bill introduced by Mr. Foley (No. 1789, Int. No. 833), entitled "An act to insert a new article, to be known as article ten, into the General Business Law, in relation to ticket agents," reported in favor of the passage of the same without amendment, which report was agreed to, and said bill ordered placed on the order of second reading.

Mr. Green, from the committee on general laws, to which was referred Assembly bill (No. 1416, Int. No. 1146) introduced by

Mr. Green, entitled "An act to amend the General Business Law, in relation to private detectives," reported in favor of the passage of the same, with the following amendments:

Page 4, line 10, after word "application" insert "Every such applicant shall establish to the satisfaction of the Comptroller and by at least two duly acknowledged certificates, that such applicant, if he be a person, or, in the case of a firm, company, partnership or corporation, at least one member of such firm, partnership, company or corporation, has been regularly employed as a detective or shall have been a member of the United States government secret service, a sheriff or a member of a city police department of a rank or grade higher than that of patrolman, for a period of not less than three years" in italics.

Page 7, line 6, after words "[one hundred]" strike out "twenty" and insert "one hundred and fifty".

Page 7, line 7, after words "[one hundred and fifty]" strike out "thirty" and insert "two hundred".

Page 7, line 17, strike out brackets inclosing the word "five".

Page 7, line 18, strike out word "one" and brackets inclosing letter "s" at end of word "years".

Page 9, line 2, after the word "to" insert the word "alter".

Page 9, line 4, after the word "within" strike out the words "twenty-four hours" and insert "five days".

Page 9, line 18, strike out the words "desire to".

Page 9, line 20, strike out "at least ten days prior to such removal", and insert "within the twenty-four hours immediately following such removal".

Page 9, line 21, strike out "desire" and insert "removal".

Page 9, line 22, after the word "is" strike out "contemplated" and insert "made."

Page 9, line 23, strike out "is to be" and insert "was".

Page 10, line 1, strike out "is authorized to" and insert "has".

Page 10, line 1, add letter "d" to word "remove".

Page 2, line 5, after "74." strike out the brackets. Also strike out "wearing or".

Page 2, line 6, strike out "displaying of shields or badges prohibited".

Page 10, line 7, after "§ 74." strike out bracket.

Page 11, line 2, after the word "license" strike out bracket. Strike out "Wearing or displaying".

Page 11, line 3, strike out "of shields or badges prohibited". Insert after "person" the following: "except as authorized in this section".

Page 11, line 17, strike out "every person" and all matter fol-

lowing, to page 13, line 7, inclusive, and insert "Should the holder of an unexpired license certificate falsely state or represent that a person is or has been in his employ, such false statement or misrepresentation shall be sufficient cause for the revocation of such license. Any person falsely stating or representing that he is or has been a detective or employed by a detective agency, shall be guilty of a misdemeanor."

Page 13, line 8, strike out "No" and insert "Any person who is or has been an".

Page 13, line 9, after the words "holder of" strike out the letter "n" in the word "an" and the word "unexpired", and insert after the word "shall" the word "not".

Page 13, line 10, after the word "employer" insert "or as his employer shall direct."

Page 14, line 10, after the word "exceed" strike out the words "three thousand five hundred" and insert the words "five thousand".

Page 14, line 19, after the word "four" insert "of title three of part forty-three".

Page 14, line 22, change comma at end of line to a period.

Page 14, strike out lines 23, 24 and 25.

Page 15, strike out lines 1, 2, 3 and 4.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Green, from the committee on general laws, to which was recommitted Assembly bill introduced by Mr. Green (No. 1599, Int. No. 795), entitled "An act to amend the General Business Law, relative to employment agencies," reported the same, with the following amendments:

Page 4, line 13, after "clusively" insert "and".

Line 25, after "association," insert "[or]".

Page 5, line 7, italicize "or attempting".

Line 13, after "services," italicize rest of line.

Italicize lines 14, 15 and 16 down to and including the word "employment,".

Line 18, after "where" insert period.

Page 6, italicize lines 24, 25, 26.

Page 7, strike out lines 1 to 17, inclusive, and insert in place thereof:

"6. The term 'fee' means and includes any money [or a promise to pay money] or other valuable consideration paid or promised to be paid for services rendered or to be rendered by any person conducting an employment agency of any kind under

the provisions of this article. Such **[The]** term **['fee']** includes **[also means]** any **[the]** excess of money received by any such **[licensed]** person over what **[he]** has been paid out by him for the transportation, transfer of baggage, or board and lodging for any applicant for employment; such **[the]** term **['fee']** also **[means and]** includes the difference between the amount of money received by any such person who furnishes employees, **[or]** performers or entertainers for circus, vaudeville, theatrical, and other **[any]** entertainments, exhibitions or performances, and the amount paid by **[said person]** him to the said employees, **[or]** performers or entertainers whom he hires or provides for such **[to give]** entertainments, exhibitions or performances."

Page 7, line 7, italicize 7.

Line 22, italicize "maintain".

Line 22, strike out "an" and insert in place thereof "any".

Page 10, line 6, after "licenses" strike out rest of line, and strike out lines 7, 8, 9, 10, 11, and the word "building. **[**" and insert in place thereof:

"**[Such license shall be granted upon the payment to said mayor or commissioner of licenses of a fee of twenty-five dollars annually for such employment agency in cities of the first class. Every license shall contain the name of the person licensed, a designation of the city, street and number of the house in which the person licensed is authorized to carry on the said employment agency, and the number and date of such license. Such license shall not be valid to protect any other than the person to whom it is issued or any place other than that designated in the license and shall not be transferred or assigned to any other person unless consent is obtained from the mayor or commissioner of licenses. The person to whom said license is assigned or transferred shall file with the mayor or the commissioner of licenses a bond as required in section one hundred and seventy-one.]** No **[such agency shall be located]** license shall be granted to a person to conduct the business of an employment agency in rooms used for living purposes or where boarders or lodgers are kept or where meals are served or where persons sleep or in connection with a building or **[on]** premises where intoxicating liquors are sold to be consumed on the premises, excepting cafes and restaurants in office buildings. **[If said licensed person shall conduct a lodging house for the unemployed, separate and apart from such agency, it shall be so designated in the license.]**"

Page 10, line 25, italicize "Every license shall con-".

Line 26, italicize all of line.

Page 11, italicize lines 1 to 10, inclusive.

Line 25, italicize "§ 177. Bonds and license fees."

Page 12, line 3, strike out all of line beginning with the bracket and ending with the bracket on line 6.

Page 14, line 11, after "licenses." strike out balances of line.

Strike out lines 12, 13, 14 and 15 and insert in place thereof the following: "Such service thereof shall be deemed to be made when not less than the number of days intervened between the dates of service and the return of the same as provided by the civil procedure of the particular court in which suit is brought."

Line 18, before "except" insert bracket.

Line 19, strike out the bracket before "theatrical".

Line 20, strike out the bracket after "or".

Line 22, insert a bracket after "only,".

Line 23, insert a comma after "entered".

Page 15, line 3, after "known.", strike out rest of line.

Strike out lines 4, 5, 6 and "such register," on line 7.

Line 7, before "except" insert bracket.

Line 8, after "section," insert bracket.

Line 8, after "in" insert "the same or in".

Line 14, before "The" insert bracket.

Line 16, after "licenses." insert bracket.

Line 26, before "Every" insert bracket.

Page 16, line 7, at end of line insert bracket.

Line 13, strike out "verified".

Line 20, after "left" insert "stranded".

Line 21, strike out "they" and insert "in which they".

Line 21, strike out "stranded" and insert "during the five years preceding the date of the application,".

Page 17, line 17, after "him" insert comma.

Page 18, line 10, after the semi-colon strike out "the".

Strike out lines 11, 12, 13, 14, 15, 16, 17 and "engagement" on line 18 and insert in place thereof "the number of performances per day or per week that are to be given by said applicant; if a vaudeville engagement, the place or places where such entertainment or services are to be given or rendered, the name of the person by whom the transportation is to be paid, and if by the applicant, the cost of the transportation from the city in which the engagement is made to the place where said entertainment or services are to be given or rendered, or in lieu thereof the average cost of transportation between the places where such services are to be given or rendered;".

Page 19, line 12, italicize "to".

Line 13, after "employment" insert "[in cities of the first class]".

Page 20, line 16, strike out "a" in "control" and insert "o".

Line 18, strike out "[No such]", also italicize "licensed persons".

Line 19, italicize "shall not receive or accept any valuable".

Italicize lines 20 to 26, inclusive.

Page 21, italicize lines 1 to 6, inclusive.

Line 4, strike out "[fifty]".

Line 12, italicize "con-".

Line 13, italicize "ducting such agency".

Page 22, line 12, italicize "every".

Line 13, italicize "conducting an employment agency".

Page 22, line 15, after "stated" insert comma.

Line 19, after "receipt" insert comma.

Line 20, at beginning of line insert "[Excepting only those given by theatrical, and those procuring technical, clerical, sales and executive positions for men only]".

Line 20, after "of" insert "[this]".

Line 20, italicize "one-hun-".

Italicize all of line 21.

Line 23, italicize "eighty-seven,".

Line 23, at the end of line insert: "No such licensed person shall receive or accept any valuable thing or gift as a fee or in lieu thereof. No such licensed person shall divide fees with contractors or their agents or other employers or any one in their employ to whom applicants for employment are sent".

Line 25, after "Every" insert "such".

Page 23, line 6, italicize "in".

Line 11, strike out "[such]".

Italicize lines 11 to 21, inclusive, and insert period at end of line.

Line 18, strike out "[such]".

Strike out line 22.

Line 23, after "employment" insert "[agent]", and italicize "agencies".

Line 24, italicize "conducting an em-".

Line 25, italicize "ployment agency".

Line 26, after "employee," insert "[or]" and italicize "or".

Line 27, after "to" insert "[enter]".

Page 24, line 22, before "No" insert bracket "[" and strike out the brackets before and after "such".

Line 24, insert "[" after "employment."

Line 27, strike out "is" and insert "[is]" "are".

Page 25, line 3, after "dollars" insert comma.

Line 5, after "court." insert: "[No such licensed person shall publish or cause to be published any false or fraudulent or misleading notice or advertisement; all advertisements of such employment agency by means of cards, circulars, or signs and in newspapers and other publications, and all letterheads, receipts

and blanks shall contain the name and address of such employment agency and no such licensed person shall give any false information, or make any false promise or false representation concerning employment to any applicant who shall register for employment or help.] ”

Line 17, after “missioner” insert comma.

Line 22, before “exempted” insert bracket “[”.

Line 23, after “registers” insert “under section one hundred and seventy-two of this article”.

Line 24, after “licenses.” insert bracket “[”.

Page 26, line 5, italicize “mayor or”.

Line 11, roman type “and a hearing”.

Line 13, roman type “before the”, also “commissioner of”.

Line 14, roman type “licenses”.

Line 17, italicize “mayor or”.

Line 19, italicize “mayor or”.

Line 22, italicize “mayor or”.

Line 27, italicize “mayor or”.

Page 27, line 4, after “reasonable” insert “opportunity”.

Line 5, bracket “[] ” “opportunities”.

Line 6, place line in roman type excepting “Mayor or”.

Line 7, place in roman type and after “or” insert “shall”, and after “of” insert in brackets “any such”.

Line 8, place in roman type the words “determination” and “certiorari”.

Page 27, line 8, after “determination” insert “[shall be subject to review on writ of] ”.

Line 9, italicize “mayor or”.

Line 17, after “article” insert “[so far as it relates to cities of the first class,] ”.

Line 17, italicize “otherwise”.

Line 17, after “in” insert “[sections one hundred and seventy and one hundred and seventy-seven] ”.

Line 17, italicize “this article”.

Line 23, italicize “or any person”.

Line 24, italicize all of line.

Line 25, italicize “article”.

Line 26, after “jurisdiction” insert “[the foregoing sections of this article do not apply to the city of Rochester] ”.

Page 29, line 4, after “mayor.” insert bracket “[”.

Line 5, before “§” insert bracket “[”.

Line 19, after “prosecute.” insert bracket “[”.

Line 20, before “§” insert “[”.

Page 30, line 17, after “agency.” insert bracket “[”.

Line 18, before “§” insert “[”.

Page 32, line 5, after "sent." insert bracket "]".
Line 6, before " § " insert bracket " [".
Line 11, after "employment." insert bracket "]".
Line 12, before " § " insert bracket " [".
Line 26, after "understand." insert bracket "]".
Page 33, line 1, before " § " insert bracket " [".
Line 6, after "understand." insert bracket "]".
Line 7, before " § " insert bracket " [".
Line 23, after "help," insert bracket "]".
Line 24, before " § " insert bracket " [".
Page 34, line 8, after "jurisdiction" insert bracket "]".
Line 9, before " § " insert bracket " [".

and request that said bill be recommitted to said committee, which report was agreed to, and said bill ordered reprinted and recommitted to said committee.

Mr. Green, from the committee on general laws, to which was referred Senate bill (No. 769, Rec. No. 109) introduced by Mr. Davis, entitled "An act to amend the General Business Law, in relation to the keeping of books by auctioneers and inspection thereof," reported in favor of the passage of the same, with the following amendment:

Page 2, line 8, after the word "owner" insert the words "or the authorized agent of the owner" in italics.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Fowler, from the committee on codes, to which was referred Assembly bill introduced by Mr. Glore (No. 1305, Int. No. 1060), entitled "An act to amend the Code of Civil Procedure, relative to the modes of service of papers."

Also, Assembly bill introduced by Mr. Weber (No. 535, Int. No. 503), entitled "An act to amend chapter five hundred and eighty of the Laws of nineteen hundred and two, entitled 'An act in relation to the Municipal Court of the city of New York, its officers and marshals,' in relation to vacating judgments obtained without service of summons-as required by law," reported in favor of the passage of the same without amendment, which report was agreed to, and said bill placed on the order of second reading.

Mr. Fowler, from the committee on codes, to which was recom-

mitted Assembly bill introduced by Mr. O'Connor (No. 1052, Int. No. 724), entitled "An act to amend the Judiciary Law, in relation to certain papers that may be destroyed," reported in favor of the passage of the same without amendment, which report was agreed to, and said bill ordered placed on the order of second reading.

Mr. Fowler, from the committee on codes, to which was referred Assembly bill introduced by Mr. Toombs (No. 1807, Int. No. 1362), entitled "An act to amend the Penal Law, in relation to conspiracies."

Also, Assembly bill introduced by Mr. Toombs (No. 1806, Int. No. 1361), entitled "An act to amend the General Business Law, in relation to monopolies," retaining their place on the order of third reading, reported in favor of the passage of the same without amendment, which report was agreed to, and said bills ordered restored to their place on the order of third reading.

Mr. Fowler, from the committee on codes, to which was referred Assembly bill (No. 762, Int. No. 686) introduced by Mr. Greene, entitled "An act to amend section twenty-seven hundred and twenty-eight of the Code of Civil Procedure, relative to the judicial settlement of accounts of executors and administrators," reported in favor of the passage of the same, with the following amendments:

Page 3, line 4, after the word "where" insert in italics "doubt exists as to".

Page 3, line 5, change "incorrectness" to "correctness".

Page 3, line 5, change "insufficiency" to "sufficiency".

Page 3, line 5, strike out the word "appears".

Page 3, line 7, after the word "by" insert in italics "an expert accountant or".

Page 3, line 8, after the words "New York" insert in italics "The fees of such accountant shall be fixed by the surrogate and allowed as a disbursement in such action".

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Fowler, from the committee on codes, to which was referred the Assembly bill (No. 596, Int. No. 823) introduced by Mr. McElligott, entitled "An act to amend the Code of Civil Procedure, in relation to when plaintiff is entitled to costs of course,"

reported in favor of the passage of the same, with the following amendments:

Page 1, line 6, strike out “**]**” bracket.

Page 1, line 8, strike out after the word “more” the “.” period and “**]**” bracket. Strike out beginning with the word “But” on page 1, line 8, all the matter in italics, then the word “recovery” on page 2, line 1, and insert in italics “except where the plaintiff and defendant are residents of different counties, and in that case the costs shall not exceed the amount of the recovery”.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Fowler, from the committee on codes, to which was referred Assembly bill (No. 435, Int. No. 415) introduced by Mr. Toombs, entitled “An act to amend the Code of Civil Procedure, in relation to pleadings,” reported in favor of the passage of the same, with the following amendments:

Page 2, line 2, after the word “founded”, insert in italics “, except that a failure to produce such written instrument, if it be in existence, shall be deemed an abandonment of the action by the party in default”.

Page 2, line 3, after the word “power” insert in italics “in its discretion.”

Page 2, line 4, after the word “order” insert in italics “upon notice”.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Fowler, from the committee on codes, to which was referred Assembly bill (No. 757, Int. No. 680) introduced by Mr. Green, entitled “An act to amend section twenty-eight hundred and forty-four of the Code of Civil Procedure, relative to the annual examination of guardian’s accounts,” reported in favor of the passage of the same, with the following amendments:

Page 2, line 6, after the word “of” insert in italics the words “an expert accountant or”.

Page 2, line 7, after the words “New York” insert in italics “The fees of such accountant shall be fixed by the surrogate and allowed as a disbursement upon such accounting.”

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Fowler, from the committee on codes, to which was referred Assembly bill (No. 758, Int. No. 681) introduced by Mr. Green, entitled "An act to amend section seven hundred and fifteen of the Code of Civil Procedure, relative to the security to be furnished by and the accounts of receivers," reported in favor of the passage of the same, with the following amendments:

Page 2, line 24, after the word "by" insert in italics the words "an expert accountant or".

Page 2, line 25, after the words "New York" insert in italics "The fees of such accountant shall be fixed by the court, and shall be a taxable disbursement in such action or special proceeding."

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Fowler, from the committee on codes, to which was referred Assembly bill (No. 759, Int. No. 682) introduced by Mr. Green, entitled "An act to amend section twenty-seven hundred and twenty-five of the Code of Civil Procedure, relative to intermediate accountings of executors and administrators," reported in favor of the passage of the same, with the following amendments:

Page 2, line 18, after the word "where" insert in italics "doubt exists as to".

Page 2, line 18, change the word "incorrectness" to "correctness".

Page 2, line 18, change the word "insufficiency" to "sufficiency".

Page 2, line 19, strike out the word "appears".

Page 2, line 20, after the word "by" insert the words in italics "an expert accountant or".

Page 2, line 21, after the words "New York" insert in italics "The fees of such accountant shall be fixed by the surrogate and allowed as a disbursement in said accounting".

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Fowler, from the committee on codes, to which was referred Assembly bill (No. 760, Int. No. 683) introduced by Mr. Green, entitled "An act to amend section ten hundred and fifteen of the Code of Civil Procedure, relative to compulsory references upon questions incidentally arising and references to take ac-

counts," reported in favor of the passage of the same, with the following amendments:

Page 2, line 5, after the word "by" insert in italics "an expert accountant or".

Page 2, line 6, after the words "New York" insert in italics "The fees of such accountant shall be fixed by the court and shall be a taxable disbursement in such action."

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Fowler, from the committee on codes, to which was referred Assembly bill (No. 761, Int. No. 685) introduced by Mr. Green, entitled "An act to amend section nineteen hundred and forty-seven of the Code of Civil Procedure, relative to the continuance of partnership business during action for accounting, et cetera, and to the ascertainment of the value of the partnership property and of the interest of respective partners and as to accountings between partners," reported in favor of the passage of the same, with the following amendments:

Page 2, line 18, strike out the words "or referee", and also the words "or his".

Page 2, line 20, after the word "by" insert in italics "an expert accountant or".

Page 2, line 21, after the words "New York" insert in italics "The fees of such accountant shall be fixed by the court directing such examination and audit, and shall be a taxable disbursement in such action".

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Fowler, from the committee on codes, to which was referred Assembly bill introduced by Mr. Whitney (No. 707 Int. No. 23), entitled "An act to amend the Penal Law, in relation to the issuing of licenses to carry fire-arms," reported in favor of the passage of the same, with the following amendment:

Page 2, line 13, after the word "magistrate" insert in italics "police commissioner or other officer".

which report was agreed to, and said bill ordered reprinted, and placed on the order of second reading.

Mr. Fowler, from the committee on codes, to which was referred Assembly bill introduced by Mr. Lansing (No. 175, Int. No.

174), entitled "An act to amend the Penal Law, in relation to members of the Legislature," reported the same with the following amendments:

Strike out all of section 1 down to and including line 8 on page 2, and insert the following:

"Section 1. Chapter eighty-eight of the Laws of nineteen hundred and nine, entitled 'An act providing for the punishment of crime, constituting chapter forty of the Consolidated Laws,' is hereby amended by inserting therein a new section, to be section thirteen hundred and thirty-a thereof, to read as follows:

"§ 1330-a. Members of the Legislature prohibited from receiving compensation for certain services. A member of the Legislature after his election and during the term for which he shall have been elected shall not, directly or indirectly, receive or agree to receive any compensation, other than his salary as member of the Legislature, for any services rendered or to be rendered, either by himself or another, for the State or any department, board, commission, officer or institution thereof or for any services rendered or to be rendered to any person or corporation before any department, board, commission, officer or institution of the State, in relation to any proceeding, contract, claim, controversy, charge, accusation, arrest or other matter or thing in which the State of New York is adversely interested. Any person who shall violate this section shall be guilty of a misdemeanor and shall be punished by imprisonment for not more than one year or a fine of not more than one thousand dollars, or both."

and request that said bill be recommitted to said committee, which report was agreed to, and said bill ordered reprinted and recommitted to said committee.

Mr. Fowler, from the committee on codes, to which was referred Assembly bill introduced by Mr. Foley (No. 1623, Int. No. 1270), entitled "An act to amend the Penal Code, in relation to the service of members of the Legislature," reported the same with the following amendments:

Page 1, in the first line of the title, strike out the word "Code" and insert the word "Law" in place thereof.

Page 1, line 1, strike out the word "Code" and insert in place thereof the word "Law".

and request that said bill be recommitted to said committee, which report was agreed to, and said bill ordered reprinted and recommitted to said committee.

Mr. Waters, from the committee on affairs of villages, to which was referred Assembly bill introduced by Mr. Evans (No. 1514, Int. No. 1199), entitled "An act to amend the Village Law, in relation to election on proposition to incorporate."

Also, Assembly bill introduced by Mr. W. G. Miller (No. 1471, Int. No. 1176), entitled "An act to amend the Village Law, in relation to class of villages."

Also, Assembly bill introduced by Mr. W. G. Miller (No. 1469, Int. No. 1174), entitled "An act to amend the Village Law, in relation to establishment of fire limits."

Also, Assembly bill introduced by Mr. J. S. Phillips (No. 1309, Int. No. 1064), entitled "An act to amend the Village Law, in relation to incorporation."

Also, Assembly bill introduced by Mr. Goodwin (No. 1841, Int. No. 1379), entitled "An act to legalize and validate the proposition submitted and adopted at a regular election held in the village of Mount Kisco on the fifteenth day of March, nineteen hundred and ten, to authorize the issuance and sale of the bonds of said village in the amount of forty-eight thousand three hundred dollars to pay part of the cost of the paving or otherwise improving certain streets in said village, and the acts and proceedings of the board of trustees heretofore taken pursuant thereto, and to authorize the issuance and sale of said bonds."

Also, Assembly bill introduced by Mr. E. Young (No. 1868, Int. No. 1399), entitled "An act to amend chapter three hundred and seventy-nine of the Laws of nineteen hundred and nine, entitled 'An act to authorize the board of trustees of the village of Ellenville, in the county of Ulster, to provide for a supply of water for such village and to raise the necessary funds therefor by issuing and selling village bonds,' relative to the total expense authorized and to the amount of bonds to be issued therefor."

Also, Assembly bill introduced by Mr. Whitney (No. 1677, Int. No. 1298), entitled "An act to authorize the trustees of Flatiron park, in the village of Waterford, in the county of Saratoga, to convey its interest in such park to the Waterford Soldiers and Sailors' Monument Association and to provide for the care, maintenance and improvement of said park by said village," reported in favor of the passage of the same without amendment, which

report was agreed to, and said bills placed on the order of second reading.

Mr. Waters, from the committee on affairs of villages, to which was referred Assembly bill (No. 1641, Int. No. 1219) introduced by Mr. F. L. Young, entitled "An act to amend, revise and consolidate the charter of the village of Ossining," reported in favor of the passage of the same, with the following amendments:

Page 7, lines 22 and 23, strike out the word "hereafter".

Page 9, line 11, insert the word "and" after "Justice".

Page 9, line 19, strike out the word "one" and substitute "three".

Page 9, line 21, make "patrolman" "patrolmen".

Page 14, line 6, add "at the time of appointment" after the word "ordinance", change period after "ordinance" to comma.

Page 14, line 7, strike out "Bi-monthly" and capitalize "Meetings".

Page 35, line 6, after the word "levied" insert comma.

Page 77, line 16, strike out all after "examination" and substitute "and in accordance with the Civil Service Law and rules".

Pages 91, 92, 93, renumber sections numbered 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, to be numbers 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209.

Page 93, strike out old sections 219 and 220 and substitute new sections 208 and 209 as attached.

"§ 208. Laws repealed. Of the laws enumerated in the schedule hereto annexed, that portion specified in the last column is hereby repealed; but the repeal of such laws shall not effect any act done, privilege granted, right accorded or established, institution located, or any proceeding, suit or prosecution had or commenced previous to the time such repeal shall take effect, but every such act, privilege, right, location and proceeding shall remain as valid and effectual as if such laws had remained in full force, subject, nevertheless, to the provisions of this act.

"§ 209. When to take effect. This act shall take effect immediately."

SCHEDULE OF LAWS REPEALED.

Laws of	Chapter	Sections
1813.....	96.....	All
1819.....	30.....	All
1828.....	314.....	All
1837.....	435.....	All
1845.....	122.....	4

Laws of	Chapter	Sections
1853.....	139.....	All
1880.....	568.....	All
1887.....	230.....	All
1887.....	446.....	All
1888.....	518.....	All
1889.....	127.....	All
1897.....	496.....	All
1900.....	497.....	All
1901.....	183.....	All
1906.....	242.....	All
1907.....	5.....	All
1907.....	389.....	All
1909.....	264.....	All

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Glore, from the committee on banks, to which was referred Assembly bill introduced by Mr. Kopp (No. 1511, Int. No. 1196), entitled "An act to amend the General Business Law, in relation to the regulation of private banks and bankers, and to repeal article ten thereof, relating to ticket agents."

Also, Assembly bill introduced by Mr. Oliver (No. 1215, Int. No. 1013), entitled "An act to amend the Banking Law, in relation to persons, partnerships and corporations receiving deposits for certain purposes, and repealing certain sections of the General Business Law relating to the same subject," reported in favor of the passage of the same without amendment, which report was agreed to, and said bills placed on the order of second reading.

Mr. Glore, from the committee on banks, to which was recommended Assembly bill introduced by Mr. Foley (No. 1698, Int. No. 948), entitled "An act to amend the General Business Law, being chapter twenty of the Consolidated Laws, by inserting a new article, to be known as article three-a, private banking," reported in favor of the passage of the same without amendment, which report was agreed to, and said bill placed on the order of second reading.

Mr. Glore, from the committee on banks, to which was referred Assembly bill introduced by Mr. Oliver (No. 1350, Int. No. 1103), entitled "An act to amend the Banking Law, in relation to persons, partnerships and corporations receiving deposits for cer-

tain purposes, and repealing certain sections of the General Business Law relating to the same subject," retaining its place on the order of third reading, reported in favor of the passage of the same without amendment, which report was agreed to, and said bill ordered restored to its place on the order of third reading.

Mr. Lupton, from the committee on fisheries and game, to which was referred Assembly bill introduced by Mr. Lupton (No. 1759, Int. No. 1344), entitled "An act to amend the Forest, Fish and Game Law, in relation to pheasants and woodcock on Robbins and Gardiners islands."

Also, Assembly bill introduced by Mr. Shea (No. 1816, Int. No. 1371), entitled "An act to amend the Forest, Fish and Game Law, in relation to forest fires," reported in favor of the passage of the same without amendment, which report was agreed to, and said bills placed on the order of second reading.

Mr. A. F. Allen, from the committee on insurance, to which was referred Assembly bill introduced by Mr. Foley (No. 1409, Int. No. 1139), entitled "An act to amend the Insurance Law, in relation to provisions in contracts or policies of insurance for the appointment of an umpire," reported in favor of the passage of the same without amendment, which report was agreed to, and said bill placed on the order of second reading.

Mr. A. F. Allen, from the committee on insurance, to which was referred Assembly bill (No. 1615, Int. No. 1262) introduced by Mr. Weber, entitled "An act to amend the Insurance Law, in relation to the valuation of industrial life insurance policies," reported in favor of the passage of the same, with the following amendments:

Page 2, line 3, after the word "actuaries" insert the word "or".

Page 4, line 6, omit the word "or" and insert the word "of". which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Lowman, from the committee on excise, to which was referred Assembly bill introduced by Mr. Goldberg (No. 380, Int. No. 364), entitled "An act to amend the Liquor Tax Law, in relation to actions for violation of liquor dealer's bond," reported the same with the following amendments:

Page 4, line 16, after the word "of" insert the "character of".

Page 4, line 17, strike out "in the written report of the special agents or".

Page 4, line 18, strike out "agents, witness or witnesses".

and request that said bill be recommitted to said committee, which report was agreed to, and said bill ordered reprinted and recommitted to said committee.

Mr. Reed, from the committee on State prisons, to which was referred Assembly bill introduced by Mr. Reed (No. 1167, Int. No. 983), entitled "An act to amend the Prison Law, in relation to the management of State prisons," reported in favor of the passage of the same without amendment, which report was agreed to, and said bill placed on the order of second reading.

Mr. G. W. Brown, from the committee on public printing, to which was recommitted Assembly bill introduced by Mr. G. W. Brown (No. 593, Int. No. 557), entitled "An act to amend the State Printing Law, in relation to the number of extra copies of legislative documents," retaining its place on the order of third reading, reported in favor of the passage of the same, with the following amendments:

In the title, before "legislative", insert the words "certain reports to be printed as".

Page 1, line 3, after the quotation marks and before the word "is" insert the following: "as amended by chapter four hundred and thirteen of the Laws of nineteen hundred and nine,".

Page 3, line 12, add the letter "s" to the word "commission" and inclose with brackets the word "four", and insert in italics before "thousand" the word "five", and inclose with brackets the words "five hundred".

Page 3, line 14, inclose with brackets the word "three" and insert in italics before "thousand" the word "four", and inclose with brackets the words "five hundred".

Page 3, line 15, inclose with brackets the word "three" and insert in italics before "thousand" the word "four", and inclose with brackets the words "five hundred".

Page 4, line 16, between the semi-colon and the second "of" insert in italics the following: "of the report of the United Spanish War Veterans, department of New York, one thousand copies for the use of the said organization;".

Page 4, line 22, after "copies;" and before the ensuing "and"

insert in italics the following: "of the report of the Court of Claims, fifteen hundred copies bound in buckram;"

Page 5, line 11, after "made" insert the word "except", which report was agreed to, and said bill ordered reprinted and restored to its place on the order of third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Parker (No. 1776, Int. No. 649), entitled "An act empowering and directing the Superintendent of Public Works to remove the obstruction, gravel, sand, et cetera, from the bed of Wood creek from its source in the town of Argyle to where it empties into the Barge canal north of Dunhams Basin in the town of Kingsbury, Washington county, New York."

Also, the bill introduced by Mr. Whitney (No. 1787, Int. No. 564), entitled "An act to amend the Penal Law, in relation to disorderly houses."

Also, the bill introduced by Mr. Colne (No. 1794, Int. No. 1081), entitled "An act to amend the State Boards and Commissions Law, in relation to establishing a State board of commerce and industry.

Also, the bill introduced by Mr. Walters (No. 1737, Int. No. 899), entitled "An act to establish the court of special sessions in the city of Syracuse, defining its powers and jurisdiction, and providing for its officers."

Also, the bill introduced by the committee on internal affairs (No. 1764, Int. No. 1349), entitled "An act to amend the Highway Law, in relation to the description of the routes of certain highways to be constructed or improved by the State."

Also, the bill introduced by Mr. Whitney (No. 1679, Int. No. 1300), entitled "An act to amend the Highway Law, in relation to the liability of the State for damages."

Also, the bill introduced by Mr. F. L. Young (No. 1775, Int. No. 508), entitled "An act to amend the Village Law, in relation to powers of village trustees in respect to the support of hospitals and the care of village residents therein."

Also, the bill introduced by Mr. Sweet (No. 1584, Int. No. 1245), entitled "An act to amend chapter three hundred and five of the Laws of eighteen hundred and fifty-three, entitled 'An act to consolidate the several school districts and parts of districts in

the village of Pulaski into one district, and provide for a school therein,' in relation to annual school meeting and terms of trustees."

Also, the bill introduced by Mr. J. L. Miller (No. 1578, Int. No. 1239), entitled "An act to amend the Liquor Tax Law, in relation to fees for search for seizure of liquors kept for unlawful traffic."

Also, the bill introduced by Mr. Merritt (No. 1795, Int. No. 83), entitled "An act making appropriations for the State institutions reporting to the Fiscal Supervisor of State Charities."

Also, the bill introduced by Mr. Trombly (No. 1722, Int. No. 1021), entitled "An act to legalize the authorization of an issue of fifty thousand dollars of bonds of the city of Plattsburg for the improvement of its water supply."

Also, the bill introduced by Mr. Merritt (No. 1735, Int. No. 1179), entitled "An act to amend the Highway Law, in relation to the abolition of toll bridges and to conditions attaching to the use of any such bridge by certain corporations after its acquisition by the county," reported the same without recommendations, which report was agreed to, and said bills ordered engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Toombs (No. 1790, Int. No. 628), entitled "An act to amend the Election Law, in relation to register of voters where personal registration is required," reported the same with the following recommendations:

On page 3, line 21, insert a comma after "registration".

On page 4, line 12, strike out "household" and insert "householder", and on same line, insert a hyphen before "lessee".

On page 6, line 17, insert a hyphen after "poll".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. C. W. Phillips (No. 1792, Int. No. 44), entitled "An act to grant and release to the city of Rochester all the right, title and interest of the people of the State of New York in and to certain lands in the city of Rochester formerly used as a site for the State Industrial School; and providing for the cancellation by the city of Rochester of taxes

and assessments against the State of New York and for the construction of a pipe line and supply of water to the State Agricultural and Industrial School at Industry by said city," reported the same with the following recommendation:

Page 2, line 15, strike out "and" and insert "or".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Bates (No. 1553, Int. No. 1024), entitled "An act to amend the Liquor Tax Law, in relation to bonds to be given," reported the same with the following recommendations:

Page 2, line 11, strike out "traff" and insert "traffic".

Page 4, line 9, strike out the "s" in "certificates".

Page 5, line 14, after "half" insert comma.

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Callan (No. 1860, Int. No. 33), entitled "An act to amend the Highway Law, by repealing article eleven thereof and inserting a new article eleven, in relation to motor vehicles," reported the same with the following recommendations:

On page 1, line 3, strike out "thirty-" and insert in the place thereof "twenty-", and strike out "strik-" in the same line, and insert in the place thereof "repealing".

Same page, line 4, strike out "ing out", and after "and" the words "substituting therefor", and insert in the place thereof "by inserting therein".

Same page, line 5, strike out "known as" and, same line, insert "thereof" after "eleven".

On page 4, line 1, after "vehicles;" insert "age of operator;"

On page 8, line 3, after "number;" insert "form of".

On page 14, line 26, after "of" insert "motor vehicles".

On page 19, line 4, strike out the "s" in "violations;" and insert in place thereof " ; procedure".

On page 23, line 11, before "any" insert "in".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was

referred the bill introduced by Mr. Fowler (No. 1782, Int. No. 319), entitled "An act to amend the Real Property Law, relative to effect of grant or mortgage of real property adversely possessed," reported the same with the following recommendations:

Page 1, line 4, before "is" insert "as amended by chapter four hundred and eighty-one of the Laws of nineteen hundred and nine,".

Page 2, line 2, after "the" insert "property from the time the possession thereof is recovered by the".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. R. H. Clarke (No. 1731, Int. No. 904), entitled "An act to amend chapter sixty-two of the Laws of nineteen hundred and nine, entitled 'An act in relation to taxation, constituting chapter sixty of the Consolidated Laws,'" reported the same with the following recommendations:

Page 1, line 1 of the title, strike out all of line after "amend".

Line 2 of title, strike out all of line.

Line 3 of title, strike out all of line, and insert in place thereof "the Tax Law, in relation to the tax on corporations and foreign bankers."

Line 4, strike out "known as".

Page 2, line 17, strike out "said act" and insert "such chapter".

Line 18, strike out "known as".

Line 19, after "nine" insert "thereof,".

Page 3, line 5, strike out "said act" and insert "such chapter".

Page 4, line 8, after "tax" insert comma.

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Lansing (No. 1786, Int. No. 668), entitled "An act to amend the Agricultural Law, entitled 'An act in relation to agriculture, constituting chapter one of the Consolidated Laws,' in relation to abattoirs and places where meat and meat products are manufactured, sold or kept for sale, and making an appropriation therefor," reported the same with the following recommendations:

Page 1, line 1 of the title, strike out "entitled 'An act in relation to'".

Strike out all of line 2 of title.

Strike out "Laws," in line 3 of title.

Line 4, strike out "known as".

Line 6, after "eleven" insert "thereof".

Line 6, after "read" insert ", respectively,".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Hocoy (No. 1726, Int. No. 1107), entitled "An act to amend the Public Officers Law, constituting chapter forty-seven of the Consolidated Laws, in relation to vacations for persons in the service of the State and of the several civil subdivisions thereof," reported the same with the following recommendations:

Page 1, line 1 of the title, strike out "constituting chapter forty-".

Line 2 of title, strike out "seven of the Consolidated Laws,".

Line 1, strike out "The Public Officers Law," and insert "Chapter fifty-one of the Laws of nineteen hundred and nine, entitled 'An act in relation to public officers,'".

Line 2, after "laws," insert quotation mark.

Line 2, strike out "a" and insert "therein".

Line 3, strike out "new section".

Line 3, after "seventy," insert "a new section".

Line 3, strike out the comma after "one", also strike out "and" and insert "thereof".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Boshart (No. 1727, Int. No. 355), entitled "An act to amend the Election Law, in relation to gaining or losing a residence," reported the same with the following recommendations:

Page 2, line 4, italicize "Nothing in".

Italicize lines 5, 6, 7, 8, 9, 10, 11, and 12 down to and including "domiciled."

Line 13, italicize "including any".

Line 14, italicize all of said line.

Line 15, italicize all of said line.

Line 16, italicize "employed,".

Line 8, strike out "near" and insert "in".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. W. G. Miller (No. 1724, Int. No. 282), entitled "An act to amend the County Law, in relation to the salaries of the county judge and surrogate of the county of Nassau," reported the same with the following recommendations:

Page 1, line 7, strike out "chapter" and insert "section".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Bates (No. 1728, Int. No. 25), entitled "Concurrent resolution of the Senate and Assembly proposing an amendment to section seven of article one of the Constitution, in relation to condemnation proceedings," reported the same with the following recommendations:

Page 1, line 5, italicize "by the su-".

Line 6, italicize "preme court with or without a jury".

Page 2, line 3, after "free" insert hyphen "-".

Line 15, after "of" insert "such".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading:

Mr. Cheney, from the committee on printed and engrossed bills, reported the following bills as correctly printed or engrossed:

"An act to amend chapter fifty-nine of the Laws of nineteen hundred and nine, known as the State Law, constituting chapter fifty-seven of the Consolidated Laws, in relation to the acquisition by the United States of lands for parade or maneuver grounds." (No. 1762, Int. No. 1347.)

"An act to amend the Agricultural Law, in relation to inspection and sale of seeds." (No. 1691, Int. No. 119.)

Mr. Weber, from the committee on privileges and elections, presented the following report:

IN ASSEMBLY — STATE OF NEW YORK.

In the matter of the contest of Samuel C. Shim to the seat of Thomas A. Brennan, member of Assembly from the Twenty-fourth Assembly District of the borough of Manhattan, county of New York.

To the Honorable Assembly of the State of New York:

Your committee on privileges and elections to whom was referred the above contest begs leave to make the following report:

That the petition which was filed and served herein states as a ground of contest as follows: The petition of the above-named contestant, Samuel C. Shim, respectively shows:

First. That in the month of October, 1909, your petitioner by a nominating petition, duly signed and acknowledged by more than five hundred duly qualified electors of the State of New York, in the city and county of New York, borough of Manhattan, Twenty-fourth Assembly District, and duly filed with the board of elections of the city of New York, was duly nominated for the office of member of Assembly of the State of New York, to be voted for at the election to be held on the 2d day of November, 1909, under the emblem and name of "Civic Alliance" as provided for by the laws of the State of New York.

Second. That your petitioner was also the candidate for the same office to be voted for at the same election, duly nominated by the Republican party.

Third. That during said month of October, 1909, certain representatives of the Democratic party, under the auspices of a domestic corporation, known as Tammany Hall, the names of the individuals being unknown to your petitioner, unlawfully filed with the board of elections a fraudulent petition claimed to have been signed by more than five hundred electors of the State of New York, city and county of New York, borough of Manhattan, Twenty-fourth Assembly District, purporting to nominate one Thomas A. Brennan, then a candidate of the Democratic party in said district, for such office, for the office of member of Assembly to be voted for at said election, under the emblem and name of "Civic Alliance," and said petition was filed for the purpose of defrauding the petitioner of his right to be voted for under the said emblem and name of the "Civic Alliance."

Fourth. That during said month of October, 1909, the chairman of the board of elections of the city of New York unlawfully declared said petition on behalf of your petitioner for the said office of member of Assembly under the emblem and name of the "Civic Alliance," void, and unlawfully ordered that the name of said Thomas A. Brennan be placed on the ballot for said election under the emblem and name of "Civic Alliance."

Fifth. That said representatives of the Democratic party, under the auspices of the said Tammany Hall, did obtain by trick and device the placing of the name of the said Thomas A. Brennan on the ballot voted for at said election under the emblem and name of said "Civic Alliance," and said name was so printed on said ballot and that the electors of the said Twenty-fourth Assembly District in ignorance of the fraud perpetrated by the said Tammany Hall, and believing that the name of your petitioner was on the ballot under the name and emblem of "Civic Alliance" voted at said election by a cross mark in the circle under the name and emblem of the "Civic Alliance," believing and intending by doing so to vote for your petitioner, and that as a result of such defraud perpetrated by said Tammany Hall, such votes were counted for the said Thomas A. Brennan, which should as a matter of law and right have been counted for your petitioner.

Sixth. That at said election the said representatives of the Democratic party under the auspices of Tammany Hall brought about through fraud, misrepresentation and coercion the casting of a large number of votes for said Thomas A. Brennan, which gave said Brennan an apparent plurality.

Seventh. That but for the said frauds perpetrated by the said representatives of the Democratic party under the auspices of Tammany Hall, your petitioner would have been elected as a member of the Assembly, and is of right entitled to such seat in the Assembly, from the said Twenty-fourth Assembly District.

Wherefore, your petitioner prays that the petitioner be declared the legally elected Assemblyman from the Twenty-fourth Assembly District for the borough of Manhattan, city of New York.

That the answer filed herein denies the allegations as follows:

The contestant answering the petition of the contestant, by his attorney, Charles Firestone, shows:

I. Denies the allegations contained in paragraph "First" of the petition herein.

II. Admits that the petitioner, Samuel C. Shim, was a candidate for Assembly for the Twenty-fourth Assembly District, duly nominated by the Republican party.

III. Denies the allegations contained in paragraph "Third" of the petition herein.

IV. Denies the allegations contained in paragraph "Fourth" of the petition herein.

V. Denies the allegations contained in paragraph "Fifth" of the petition herein.

VI. Denies the allegations contained in paragraph "Sixth" of the petition herein.

VII. Denies the allegations contained in paragraph "Seventh" of the petition herein.

Deponent, further answering the petition herein, states:

VIII. That the respondent was duly elected in accordance with the law.

Wherefore, respondent prays that the petition of Samuel C. Shim herein be dismissed, with costs and disbursements to respondent.

That the contestant was represented by M. Carl Levine, No. 119 Nassau street, New York city and the contestee by Charles Firestone, No. 299 Broadway, New York city.

That after the joinder of issue your committee proceeded to review said petition and answer and to hear argument by counsel upon the propriety of receiving evidence upon the questions relating to nominations raised by said petition the same having heretofore been passed upon by courts of competent jurisdiction.

Your committee held eight separate sessions at which elaborate arguments were submitted by the counsel, on behalf of both contestant and contestee covering over one hundred pages of minutes. The exhaustive arguments therein submitted were most carefully considered by your committee in four separate executive sessions and debated at great length.

That your committee finally decided against hearing evidence in support of the petition of the contestant aforesaid on the ground that the electors of said election district had ratified at the polls such nominations and that full faith and credit should be given to the decisions of the courts bearing upon the objections raised.

That since the hearings above referred to your committee has received through its chairman the following communication:

"April 11th, 1910.

IN RE SHIM VS. BRENNAN.

HON. CHARLES J. WEBER, *Chairman Committee on Privileges and Elections, Assembly Chamber, Albany, N. Y.:*

DEAR SIR.—Illness has prevented me from attending the last session in the Shim hearing.

I have notified my client of the position I have taken the last time I was before your committee, and he advises me that he is willing to have the proceedings discontinued.

My client, therefore, respectfully withdraws from the contest.

With wishes for your success, I am,

Yours very truly,

M. CARL LEVINE."

That your committee therefore finds that the proof offered by said contestant does not go to the election returns or qualifications of the members of the Legislature, as provided in the Constitution, and that the contestant has failed to establish proof to his right to the seat now held by Thomas A. Brennan from the Twenty-fourth Assembly District, of the county of New York, borough of Manhattan and that said Thomas A. Brennan was duly elected to said office and is entitled to such seat for the period of one year beginning January first, 1910, and ending January first, 1911, and your committee would, therefore, recommend a resolution be passed to carry into effect the findings of this report.

All of which is respectfully submitted.

Dated, New York, April 12, 1910.

CHAS. J. WEBER, *Chairman.*

GEO. W. BROWN.

ROBT. B. WATERS.

HARRY KOPP.

JAMES T. CROSS.

S. W. ARGETSINGER.

MARK GOLDBERG.

M. A. O'NEIL.

which report was agreed to.

Mr. Connell offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on ways and means be discharged from the further consideration of the Senate bill (No. 589, Rec. No. 114), entitled "An act making an appropriation for the participation of a portion of the National Guard and Naval Militia in the ceremonies attending the dedication of the new soldiers and sailors' monument in the city of Syracuse, on June twenty-first, nineteen hundred and ten."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

On motion of Mr. Connell, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Connell, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree

to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 127

NOES 00

Those who voted in the affirmative were:

Abbey	Cross	Hearn	Neupert	Thompson
Allen A F	Dana	Herrick	Nolan	Thorn
Allen H E	Delano	Higgins	O'Connor	Toombs
Argetsinger	De Long	Hoey	Odell	Trombly
Barden	Doherty	Holden	Oliver	Van Olinda
Bates	Donnelly	Howard	O'Neill J J	Vicinus
Baumes	Donovan	Joseph	O'Neil M A	Vosburgh
Beck	Ebbets	Kopp	Parker	Walker
Bennett	Evans	Lachman	Patrie	Walters
Boshart	Eveleth	Lansing	Perkins	Ward
Boylan	Farrell	Lee	Phillips C W	Waters
Brainerd	Fay	Levy A J	Phillips J S	Weber
Brown C F	Feeley	Levy J	Pitkin	Weiland
Brown G W	Filley	Lowman	Raldiris	Weimert
Burgoyne	Foley	Lupton	Reed	Weinstein
Callan	Fowler	Macdonald	Roberts	Wende
Caughlan	Friend	MacGregor	Rozan	White E H
Chanler	Frisbie	Manley	Sanner	White L H
Cheney	Garfein	Marlatt	Shea	Whitley
Clarke R H	Goodspeed	McCue	Shepardson	Whitney
Clark S C	Goodwin	McElligott	Smith A E	Wilsnack
Coffey	Graubard	McGrath	Smith M	Wood
Colné	Gray	Miller J L	Stivers	Yale
Conklin	Green	Miller W G	Sullivan	Young E
Connell	Greenwood	Murray	Sweet	Young F L
Crocker	Haines			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Weber offered for the consideration of the House a resolution, in the words following:

Resolved, That the Hon. Thomas A. Brennan was duly elected and entitled to hold the seat now occupied by him in the Assembly State of New York, as a representative of the Twenty-fourth Assembly District, county of New York, from the 1st day of January, 1910, to the 1st day of January, 1911.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 125

NOES 00

Those who voted in the affirmative were:

Abbey	Crocker	Greenwood	Miller W G	Thompson
Allen A F	Cross	Haines	Murray	Thorn
Allen H E	Dana	Hearn	Neupert	Toombs
Argetsinger	Delano	Herrick	Nolan	Trombly
Barden	De Long	Higgins	O'Connor	Van Olinda
Bates	Doherty	Hoey	Odell	Vicinus
Baumes	Donnelly	Holden	Oliver	Vosburgh
Beck	Donovan	Howard	Parker	Walker
Bennett	Ebbets	Joseph	Patrie	Walters
Boshart	Evans	Kopp	Perkins	Ward
Boylan	Eveleth	Lachman	Phillips C W	Waters
Brainerd	Farrell	Lansing	Phillips J S	Weber
Brown C F	Fay	Lee	Pitkin	Weiland
Brown G W	Feeley	Levy A J	Raldiris	Weimert
Burgoyne	Filley	Levy J	Reed	Weinstein
Callan	Foley	Lowman	Roberts	Wende
Caughlan	Fowler	Lupton	Rcsan	White E H
Chanler	Friend	Macdonald	Sanner	White L H
Cheney	Frisbie	MacGregor	Shea	Whitley
Clarke R H	Garfein	Manley	Shepardson	Whitney
Clark S C	Goodspeed	Marlatt	Smith A E	Wilsnack
Goffey	Goodwin	McCue	Smith M	Wood
Colné	Graubard	McElligott	Stivers	Yale
Conklin	Gray	McGrath	Sullivan	Young E
Connell	Green	Miller J L	Sweet	Young F L

Mr. H. E. Allen offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur), That in addition to the two thousand sets printed in pursuance of chapter four hundred and sixty-six of the Laws of nineteen hundred and eight, the State printer be directed to print from the same plates (now the property of the State), to bind and to distribute under direction of the director of the State library, five hundred additional sets of the messages from the Governors in eleven volumes.

which was referred to the committee on public printing.

Mr. Walters offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur), That a respectful message be sent to the Governor, requesting the return to the Assembly of Assembly bill (No. 1549, Int. No. 456), entitled "An act making appropriations for maintenance, and for construction, equipment and improvements for the New York State School of Agriculture at Morrisville," for the purposes of amendment.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

Mr. Weimert offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur), That a respectful message be sent to the Governor, requesting the return to the Assembly of Assembly bill (No. 751, Int. No. 231), entitled "An act to amend the Lackawanna city charter, in relation to the salaries of the police commissioners, fire commissioners and members of the board of health," for the purposes of amendment.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1121, Int. No. 944), entitled "Concurrent resolution of the Senate and Assembly relative to the proposed amendment of the Constitution of the United States, ratifying the same."

Said bill having been announced for a third reading, on motion of Mr. Murray, and by unanimous consent, said bill was made a special order on third reading for Tuesday next, immediately after the reading of the journal.

The bill (No. 1738, Int. No. 1049) entitled "An act to amend chapter one hundred and sixty of the Laws of nineteen hundred, entitled 'An act to incorporate the city of Cortland,' relative to the board of five commissioners," having been announced for a third reading, on motion of Mr. C. F. Brown, and by unanimous consent, said bill was ordered placed on the third reading calendar for Friday next.

The bill (No. 1454, Int. No. 469) entitled "An act to amend article one of the Insurance Law, generally," having been announced, Mr. O'Connor moved that said bill be recommitted to the committee on insurance, with instructions to report the same forthwith, amended as follows:

On page 2, line 23, strike out the words "Unless remitted by the Superintendent".

On page 4, line 9, strike out the words "domestic or".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the negative.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 88

NOES 10

Those who voted in the affirmative were:

Allen A F	Colné	Haines	Murray	Sullivan
Allen H E	Connell	Higgins	Neupert	Thompson
Barden	Cosad	Hinman	Nolan	Thorn
Bates	Crocker	Hoey	Odell	Trombly
Baumes	Dana	Holden	Oliver	Van Olinda
Beck	Ebbets	Jackson	O'Neil M A	Walker
Bennett	Filley	Joseph	Perkins	Waters
Boshart	Foley	Keller	Phillips C W	Weber
Boylan	Fowler	Kopp	Phillips J S	Weimert
Brennan	Friend	Lansing	Pitkin	Weinstein
Brown C F	Garfein	Lupton	Reed	Wende
Brown G W	Gerhardt	Macdonald	Roberts	Whitney
Burgoyne	Goldberg	MacGregor	Rozan	Wood
Callan	Goodspeed	Manley	Shea	Wright
Cheney	Goodwin	McCue	Shepardson	Young E
Clarke R H	Gray	McElligott	Smith A E	Young F L
Clark S C	Green	McGrath	Stivers	Zorn
Coffey	Greenwood	McKeon		

Those who voted in the negative were:

De Long	Donovan	Farrell	Lowman	O'Neill J J
Lonnely	Evans	Graubard	O'Connor	Sanner

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1252, Int. No. 292) entitled "An act to amend the Penal Law, in relation to pool-selling, bookkeeping, bets and wagers," having been announced for a third reading, on motion of Mr. Perkins, said bill was ordered placed on the third reading calendar for Wednesday next.

The bill (No. 299, Int. No. 291) entitled "An act to repeal section two hundred and ninety-one of the Membership Corporations Law, in relation to personal liability of trustees or directors of corporations for raising, breeding and improving horses," hav-

ing been announced for a third reading, on motion of Mr. Perkins, and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next.

The bill (No. 1861, Int. No. 1108) entitled "An act to legalize the official acts of Cornelius Loudon in the years nineteen hundred and six, seven, eight and nine as deputy town clerk of the town of Phelps in the county of Ontario, under George R. Clark, town clerk of said town," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 125

NOES 00

Those who voted in the affirmative were:

Abbey	Crocker	Greenwood	Miller W G	Thompson
Allen A F	Cross	Haines	Murray	Thorn
Allen H E	Dana	Hearn	Neupert	Toombs
Argetsinger	Delano	Herrick	Nolan	Trombly
Barden	De Long	Higgins	O'Connor	Van Olinda
Bates	Doherty	Hoey	Odell	Vicinus
Baumes	Donnelly	Holden	Oliver	Vosburgh
Beck	Donovan	Howard	Parker	Walker
Bennett	Ebbets	Joseph	Patrie	Walters
Boshart	Evans	Kopp	Perkins	Ward
Boylan	Eveleth	Lachman	Phillips C W	Waters
Brainerd	Farrell	Lansing	Phillips J S	Weber
Brown C F	Fay	Lee	Pitkin	Weiland
Brown G W	Feeley	Levy A J	Raldiris	Weimert
Burgoyne	Filley	Levy J	Reed	Weinstein
Callan	Foley	Lowman	Roberts	Wende
Caughlan	Fowler	Lupton	Rozan	White E H
Chanler	Friend	Macdonald	Sanner	White L H
Cheney	Frisbie	MacGregor	Shea	Whitley
Clarke R H	Garfein	Manley	Shepardson	Whitney
Clark S C	Goodspeed	Marlatt	Smith A E	Wilsnack
Coffey	Goodwin	McCue	Smith M	Wood
Colné	Graubard	McElligott	Stivers	Yale
Conklin	Gray	McGrath	Sullivan	Young E
Connell	Green	Miller J L	Sweet	Young F L

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1829, Int. No. 1150) entitled "An act to amend the State Charities Law, in relation to the designation of special policemen by the superintendent of Craig Colony," was read the

third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 125

NOES 00

Those who voted in the affirmative were:

Abbey	Crocker	Greenwood	Miller W G	Thompson
Allen A F	Cross	Haines	Murray	Thorn
Allen H E	Dana	Hearn	Neupert	Toombs
Argetsinger	Delano	Herrick	Nolan	Trombly
Barden	De Long	Higgins	O'Connor	Van Olinda
Bates	Doherty	Hoey	Odell	Vicinus
Baumes	Donnelly	Holden	Oliver	Vosburgh
Beck	Donovan	Howard	Parker	Walker
Bennett	Ebbets	Joseph	Patrie	Walters
Boshart	Evans	Kopp	Perkins	Ward
Boylan	Eveleth	Lachman	Phillips C W	Waters
Brainerd	Farrell	Lansing	Phillips J S	Weber
Brown C F	Fay	Lee	Pitkin	Weiland
Brown G W	Feeley	Levy A J	Raldiris	Weimert
Burgoyne	Filley	Levy J	Reed	Weinstein
Callan	Foley	Lowman	Roberts	Wende
Caughlan	Fowler	Lupton	Rozan	White E H
Chanler	Friend	Macdonald	Sanner	White L H
Cheney	Frisbie	MacGregor	Shea	Whitley
Clarke R H	Garfein	Manley	Shepardson	Whitney
Clark S C	Goodspeed	Marlatt	Smith A E	Wilsnack
Coffey	Goodwin	McCue	Smith M	Wood
Colné	Graubard	McElligott	Stivers	Yale
Conklin	Gray	McGrath	Sullivan	Young E
Connell	Green	Miller J L	Sweet	Young F L

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

By unanimous consent, Mr. A. E. Smith offered for the consideration of House a resolution, in the words following:

Resolved, That the committee on affairs of cities be discharged from the further consideration of the Senate bill (No. 710, Rec. No. 108), entitled "An act to amend the Greater New York charter, as re-enacted by chapter four hundred and sixty-six of the Laws of nineteen hundred and one, relative to local improvements and assessments therefor."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

On motion of Mr. A. E. Smith, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. A. E. Smith, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The bill (No. 1855, Int. No. 1167) entitled "An act to amend the Greater New York charter, relative to local improvements and assessments therefor," having been announced for a third reading,

On motion of Mr. A. E. Smith, said bill was laid aside and ordered stricken from the calendar.

The bill (No. 1857, Int. No. 1242) entitled "An act to amend chapter one hundred and eighty-two of the Laws of eighteen hundred and ninety-two, entitled 'An act to incorporate the city of Mount Vernon, relative to the board of health,'" was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 125

NOES 00

Those who voted in the affirmative were:

Abbey	Crocker	Greenwood	Miller W G	Thompson
Allen A F	Cross	Haines	Murray	Thorn
Allen H E	Dana	Hearn	Neupert	Toombs
Argetsinger	Delano	Herrick	Nolan	Trombly
Barden	De Long	Higgins	O'Connor	Van Olinda
Bates	Doherty	Hoey	Odell	Vicinus
Baumes	Donnelly	Holden	Oliver	Vosburgh
Beck	Donovan	Howard	Parker	Walker
Bennett	Ebbets	Joseph	Patrie	Walters
Boshart	Evans	Kopp	Perkins	Ward
Boylan	Eveleth	Lachman	Phillips C W	Waters
Brainerd	Farrell	Lansing	Phillips J S	Weber
Brown C F	Fay	Lee	Pitkin	Weiland
Brown G W	Feeley	Levy A J	Raldiris	Weimert
Burgoyne	Filley	Levy J	Reed	Weinstein
Callan	Foley	Lowman	Roberts	Wende
Caughlan	Fowler	Lupton	Rozan	White E H
Chanler	Friend	Macdonald	Sanner	White L H
Cheney	Frisbie	MacGregor	Shea	Whitley
Clarke R H	Garfein	Manley	Shepardson	Whitney
Clark S C	Goodspeed	Marlatt	Smith A E	Wilsnack

Coffey	Goodwin	McCue	Smith M	Wood
Colné	Graubard	McElligott	Stivers	Yale
Conklin	Gray	McGrath	Sullivan	Young E
Connell	Green	Miller J L	Sweet	Young F L

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1852, Int. No. 1112) entitled "An act to amend chapter one hundred and twenty-eight of the Laws of eighteen hundred and ninety-nine, entitled 'An act to incorporate the city of New Rochelle,' in relation to issuing bonds and repealing section eighty-three of said chapter," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 125

NOES 00

Those who voted in the affirmative were:

Abbey	Crocker	Greenwood	Miller W G	Thompson
Allen A F	Cross	Haines	Murray	Thorn
Allen H E	Dana	Hearn	Neupert	Toombs
Argetsinger	Delano	Herrick	Nolan	Trombly
Barden	De Long	Higgins	O'Connor	Van Olinda
Bates	Doherty	Hoey	Odell	Vicinus
Baumes	Donnelly	Holden	Oliver	Vosburgh
Beck	Donovan	Howard	Parker	Walker
Bennett	Ebbets	Joseph	Patrie	Walters
Boshart	Evans	Kopp	Perkins	Ward
Boylan	Eveleth	Lachman	Phillips C W	Waters
Brainerd	Farrell	Lansing	Phillips J S	Weber
Brown C F	Fay	Lee	Pitkin	Weiland
Brown G W	Feeley	Levy A J	Raldiris	Weimert
Burgoyne	Filley	Levy J	Reed	Weinstein
Callan	Foley	Lowman	Roberts	Wende
Caughlan	Fowler	Lupton	Rozan	White E H
Chanler	Friend	Macdonald	Sanner	White L H
Cheney	Frisbie	MacGregor	Shea	Whitley
Clarke R H	Garfein	Manley	Shepardson	Whitney
Clark S C	Goodspeed	Marlatt	Smith A E	Wilsnack
Coffey	Goodwin	McCue	Smith M	Wood
Colné	Graubard	McElligott	Stivers	Yale
Conklin	Gray	McGrath	Sullivan	Young E
Connell	Green	Miller J L	Sweet	Young F L

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1851, Int. No. 1279) entitled "An act to amend chapter one hundred and twenty of the Laws of eighteen hundred and eighty-six, entitled 'An act to revise the charter of the city of Lockport,' relating to the street lighting fund and the construction of water pipes in said city," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 125

NOES 00

Those who voted in the affirmative were:

Abbey	Crocker	Greenwood	Miller W G	Thompson
Allen A F	Cross	Haines	Murray	Thorn
Allen H E	Dana	Hearn	Neupert	Toombs
Argetsinger	Delano	Herrick	Nolan	Trombly
Barden	De Long	Higgins	O'Connor	Van Olinda
Bates	Doherty	Hoey	Odell	Vicinus
Baumes	Donnelly	Holden	Oliver	Vosburgh
Beck	Donovan	Howard	Parker	Walker
Bennett	Ebbets	Joseph	Patrie	Walters
Boshart	Evans	Kopp	Perkins	Ward
Boylan	Eveleth	Lachman	Phillips C W	Waters
Brainerd	Farrell	Lansing	Phillips J S	Weber
Brown C F	Fay	Lee	Pitkin	Weiland
Brown G W	Feeley	Levy A J	Raldiris	Weimert
Burgoyne	Filley	Levy J	Reed	Weinstein
Callan	Foley	Lowman	Roberts	Wende
Caughlan	Fowler	Lupton	Rozan	White E H
Chanler	Friend	Macdonald	Sanner	White L H
Cheney	Frisbie	MacGregor	Shea	Whitley
Clarke R H	Garfein	Manley	Shepardson	Whitney
Clark S C	Goodspeed	Marlatt	Smith A E	Wilsnack
Coffey	Goodwin	McCue	Smith M	Wood
Colné	Graubard	McElligott	Stivers	Yale
Conklin	Gray	McGrath	Sullivan	Young E
Connell	Green	Miller J L	Sweet	Young F L

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1850, Int. No. 1207) entitled "An act to amend chapter one hundred and twenty of the Laws of eighteen hundred and eighty-six, entitled 'An act to revise the charter of the city of Lockport,' relating to the bond of the city treasurer and the term of office of constable," was read the third time, having been

printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 125

NOES 00

Those who voted in the affirmative were:

Abbey	Crocker	Greenwood	Miller W G	Thompson
Allen A F	Cross	Haines	Murray	Thorn
Allen H E	Dana	Hearn	Neupert	Toombs
Argetsinger	Delano	Herrick	Nolan	Trombly
Barden	De Long	Higgins	O'Connor	Van Olinda
Bates	Doherty	Hoey	Odell	Vicinus
Baumes	Donnelly	Holden	Oliver	Vosburgh
Beck	Donovan	Howard	Parker	Walker
Bennett	Ebbets	Joseph	Patrie	Walters
Boshart	Evans	Kopp	Perkins	Ward
Boylan	Eveleth	Lachman	Phillips C W	Waters
Brainerd	Farrell	Lansing	Phillips J S	Weber
Brown C F	Fay	Lee	Pitkin	Weiland
Brown G W	Feeley	Levy A J	Raldiris	Weimert
Burgoyne	Filley	Levy J	Reed	Weinstein
Callan	Foley	Lowman	Roberts	Wende
Caughlan	Fowler	Lupton	Rozan	White E H
Chanler	Friend	Macdonald	Sanner	White L H
Cheney	Frisbie	MacGregor	Shea	Whitley
Clarke R H	Garfein	Manley	Shepardson	Whitney
Clark S C	Goodspeed	Marlatt	Smith A E	Wilsnack
Coffey	Goodwin	McCue	Smith M	Wood
Colné	Graubard	McElligott	Stivers	Yale
Conklin	Gray	McGrath	Sullivan	Young E
Connell	Green	Miller J L	Sweet	Young F L

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1856, Int. No. 775) entitled "An act to amend the Greater New York charter, relative to proceedings for street opening," having been announced for a third reading, on motion of Mr. Foley, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The bill (No. 1831, Int. No. 712) entitled "An act to amend chapter one hundred and three of the Laws of nineteen hundred and six, entitled 'An act to make the office of county clerk of Ulster county a salaried office, and regulating the management of said office,' relative to the appointment of an additional assistant," was read the third time, having been printed and

upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 126

NOES 00

Those who voted in the affirmative were:

Abbey	Cross	Greenwood	Miller W G	Thompson
Allen A F	Dana	Haines	Murray	Thorn
Allen H E	Delano	Hearn	Neupert	Toombs
Argetsinger	De Long	Herrick	Nolan	Trombly
Barden	Doherty	Higgins	O'Connor	Van Olinda
Bates	Donnelly	Hoey	Odell	Vicinus
Baumes	Donovan	Holden	Oliver	Vosburgh
Beck	Ebbets	Howard	Parker	Walk
Bennett	Evans	Joseph	Patrie	Walters
Boshart	Eveleth	Kopp	Perkins	Ward
Boylan	Farrell	Lachman	Phillips C W	Waters
Brainerd	Fay	Lansing	Phillips J S	Weber
Brown C F	Feeley	Lee	Pitkin	Weiland
Brown G W	Filley	Levy A J	Raldiris	Weimert
Burgoyne	Foley	Levy J	Reed	Weinstein
Callan	Fowler	Lowman	Roberts	Wende
Caughlan	Friend	Lupton	Rozan	White E H
Chanler	Frisbie	Macdonald	Sanner	White L H
Cheney	Garfein	MacGregor	Shaa	Whitley
Clarke R H	Goldberg	Manley	Shepardson	Whitney
Clark S C	Goodspeed	Marlatt	Smith A E	Wilsnack
Coffey	Goodwin	McCue	Smith M	Wood
Colné	Graubard	McElligott	Stivers	Yale
Conklin	Gray	McGrath	Sullivan	Young E
Connell	Green	Miller J L	Sweet	Young F L
Crocker				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1863, Int. No. 839) entitled "An act to amend the Penal Law, in regard to sepultures and the burial of human remains upon canal lands of the State," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 125

NOES 00

Those who voted in the affirmative were:

Abbey	Crocker	Greenwood	Miller W G	Thompson
Allen A F	Cross	Haines	Murray	Thorn
Allen H E	Dana	Hearn	Neupert	Toombs
Argetsinger	Delano	Herrick	Nolan	Trombly
Barden	De Long	Higgins	O'Connor	Van Olinda
Bates	Doherty	Hoey	Odell	Vicinus
Baumes	Donnelly	Holden	Oliver	Vosburgh
Beck	Donovan	Howard	Parker	Walker
Bennett	Ebbets	Joseph	Patrie	Walters
Boshart	Evans	Kopp	Perkins	Ward
Boylan	Eveleth	Lachman	Phillips C W	Waters
Brainerd	Farrell	Lansing	Phillips J S	Weber
Brown C F	Fay	Lee	Pitkin	Weiland
Brown G W	Feeley	Levy A J	Raldiris	Weimert
Burgoyne	Filley	Levy J	Reed	Weinstein
Callan	Foley	Lowman	Roberts	Wende
Caughlan	Fowler	Lupton	Rozan	White E H
Chanler	Friend	Macdonald	Sanner	White L H
Cheney	Frisbie	MacGregor	Shea	Whitley
Clarke R H	Garfein	Manley	Shepardson	Whitney
Clark S C	Goodspeed	Marlatt	Smith A E	Wilsnack
Coffey	Goodwin	McCue	Smith M	Wood
Colné	Graubard	McElligott	Stivers	Yale
Conklin	Gray	McGrath	Sullivan	Young E
Connell	Green	Miller J L	Sweet	Young F J.

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1867, Int. No. 320) entitled "An act to amend the Code of Civil Procedure, relative to and as to what shall constitute adverse possession," having been announced, Mr. Fowler moved that said bill be recommitted to the committee on codes, with instructions to report the same forthwith, amended as follows:

Page 3, line 20, after the word "effect" make the sentence following a separate paragraph.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Fowler, from the committee on codes, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

The bill (No. 1859, Int. No. 798) entitled "An act to amend chapter five hundred and eighty of the Laws of nineteen hundred and two, entitled 'An act in relation to the Municipal Court of the city of New York, its officers and marshals,' in relation to the

time within which judgment is to be rendered," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 125

NOES 00

Those who voted in the affirmative were:

Abbey	Crocker	Greenwood	Miller W G	Thompson
Allen A F	Cross	Haines	Murray	Thorn
Allen H E	Dana	Hearn	Neupert	Toombs
Argetsinger	Delano	Herrick	Nolan	Trombly
Barden	De Long	Higgins	O'Connor	Van Olinda
Bates	Doherty	Hoey	Odell	Vicinus
Baumes	Donnelly	Holden	Oliver	Vosburgh
Beck	Donovan	Howard	Parker	Walker
Bennett	Ebbets	Joseph	Patrie	Walters
Boshart	Evans	Kopp	Perkins	Ward
Boylan	Eveleth	Lachman	Phillips C W	Waters
Brainerd	Farrell	Lansing	Phillips J S	Weber
Brown C F	Fay	Lee	Pitkin	Weiland
Brown G W	Feeley	Levy A J	Raldiris	Weimert
Burgoyne	Filley	Levy J	Reed	Weinstein
Callan	Foley	Lowman	Roberts	Wende
Caughlan	Fowler	Lupton	Rozan	White E H
Chanler	Friend	Macdonald	Sanner	White L H
Cheney	Frisbie	MacGregor	Shea	Whitley
Clarke R H	Garfein	Manley	Shepardson	Whitney
Clark S C	Goodspeed	Marlatt	Smith A E	Wilsnack
Coffey	Goodwin	McCue	Smith M	Wood
Colné	Graubard	McElligott	Stivers	Yale
Conklin	Gray	McGrath	Sullivan	Young F
Connell	Green	Miller J L	Sweet	Young F L

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1862, Int. No. 840) entitled "An act to amend the Liquor Tax Law, in relation to persons to whom liquor shall not be sold or given away," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 125

NOES 00

Those who voted in the affirmative were:

Abbey	Crocker	Greenwood	Miller W G	Thompson
Allen A F	Cross	Haines	Murray	Thorn
Allen H E	Dana	Hearn	Neupert	Toombs
Argetsinger	Delano	Herrick	Nolan	Trombly
Barden	De Long	Higgins	O'Connor	Van Olinda
Bates	Doherty	Hoey	Odell	Vicinus
Baumes	Donnelly	Holden	Oliver	Vosburgh
Beck	Donovan	Howard	Parker	Walker
Bennett	Ebbets	Joseph	Patrie	Walters
Boshart	Evans	Kopp	Perkins	Ward
Boylan	Eveleth	Lachman	Phillips C W	Waters
Brainerd	Farrell	Lansing	Phillips J S	Weber
Brown C F	Fay	Lee	Pitkin	Weiland
Brown G W	Feeley	Levy A J	Raldiris	Weimert
Burgoyne	Filley	Levy J	Reed	Weinstein
Callan	Foley	Lowman	Roberts	Wende
Caughlan	Fowler	Lupton	Rozan	White E H
Chanler	Friend	Macdonald	Sanner	White L H
Cheney	Frisbie	MacGregor	Shea	Whitley
Clarke R H	Garfein	Manley	Shepardson	Whitney
Clark S C	Goodspeed	Marlatt	Smith A E	Wilsnack
Coffey	Goodwin	McCue	Smith M	Wood
Colné	Graubard	McElligott	Stivers	Yale
Conklin	Gray	McGrath	Sullivan	Young E
Connell	Green	Miller J L	Sweet	Young F L

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1830, Int. No. 1106) entitled "An act to amend the Tax Law, in relation to the power of the State Comptroller to examine books, bills or memoranda of sales or transfers, to determine the tax on transfers of stock," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 125

NOES 00

Those who voted in the affirmative were:

Abbey	Crocker	Greenwood	Miller W G	Thompson
Allen A F	Cross	Haines	Murray	Thorn
Allen H E	Dana	Hearn	Neupert	Toombs
Argetsinger	Delano	Herrick	Nolan	Trombly

Barden	De Long	Higgins	O'Connor	Van Olinda
Bates	Doherty	Hoey	Odell	Vicinus
Baumes	Donnelly	Holden	Oliver	Vosburgh
Beck	Donovan	Howard	Parker	Walker
Benrett	Ebbets	Joseph	Patrie	Walters
Boshart	Evans	Kopp	Perkins	Ward
Boylan	Eveleth	Lachman	Phillips C W	Waters
Brainerd	Farrell	Lansing	Phillips J S	Weber
Brown C F	Fay	Lee	Pitkin	Weiland
Brown G W	Feeley	Levy A J	Raldiris	Weimert
Burgoyne	Filley	Levy J	Reed	Weinstein
Callan	Foley	Lowman	Roberts	Wende
Caughlan	Fowler	Lupton	Rozan	White E H
Chanler	Friend	Macdonald	Sanner	White L H
Cheney	Frisbie	MacGregor	Shea	Whitley
Clarke R H	Garfein	Manley	Shepardson	Whitney
Clark S C	Goodspeed	Marlatt	Smith A E	Wilsnack
Coffey	Goodwin	McCue	Smith M	Wood
Colné	Graubard	McElligott	Stivers	Yale
Conklin	Gray	McGrath	Sullivan	Young E
Connell	Green	Miller J L	Sweet	Young F L

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1825, Int. No. 978) entitled "An act to amend the Tax Law, in relation to the determination of surrogate," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 125

NOES 00

Those who voted in the affirmative were:

Abbey	Crocker	Greenwood	Miller W G	Thompson
Allen A F	Cross	Haines	Murray	Thorn
Allen H E	Dana	Hearn	Neupert	Toombs
Argetsinger	Delano	Herrick	Nolan	Trombly
Barden	De Long	Higgins	O'Connor	Van Olinda
Bates	Doherty	Hoey	Odell	Vicinus
Baumes	Donnelly	Holden	Oliver	Vosburgh
Beck	Donovan	Howard	Parker	Walker
Bennett	Ebbets	Joseph	Patrie	Walters
Boshart	Evans	Kopp	Perkins	Ward
Boylan	Eveleth	Lachman	Phillips C W	Waters
Brainerd	Farrell	Lansing	Phillips J S	Weber
Brown C F	Fay	Lee	Pitkin	Weiland
Brown G W	Feeley	Levy A J	Raldiris	Weimert
Burgoyne	Filley	Levy J	Reed	Weinstein
Callan	Foley	Lowman	Roberts	Wende
Caughlan	Fowler	Lupton	Rozan	White E H

Chanler	Friend	Macdonald	Sanner	White L F
Cheney	Frisbie	MacGregor	Shea	Whitley
Clarke R H	Garfein	Manley	Shepardson	Whitney
Clark S C	Goodspeed	Marlatt	Smith A E	Wilsnack
Coffey	Goodwin	McCue	Smith M	Wood
Colné	Graubard	McElligott	Stivers	Yale
Conklin	Gray	McGrath	Sullivan	Young E
Connell	Green	Miller J L	Sweet	Young F L

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1865, Int. No. 90) entitled "An act to amend the Penal Law, prohibiting persons not admitted to practice as attorneys and counselors in the courts of record of the State from practising in any court or before any magistrate within any city of the first or second class," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 125

NOES 00

Those who voted in the affirmative were:

Abbey	Crocker	Greenwood	Miller W G	Thompson
Allen A F	Cross	Haines	Murray	Thorn
Allen H E	Dana	Hearn	Neupert	Toombs
Argetsinger	Delano	Herrick	Nolan	Trombly
Barden	De Long	Higgins	O'Connor	Van Olinda
Bates	Doherty	Hoey	Odell	Vicinus
Baumes	Donnelly	Holden	Oliver	Vosburgh
Beck	Donovan	Howard	Parker	Walker
Bennett	Ebbets	Joseph	Patrie	Walters
Boshart	Evans	Kopp	Perkins	Ward
Boylan	Eveleth	Lachman	Phillips C W	Waters
Brainerd	Farrell	Lansing	Phillips J S	Weber
Brown C F	Fay	Lee	Pitkin	Weiland
Brown G W	Feeley	Levy A J	Raldüris	Weimert
Burgoyne	Filley	Levy J	Reed	Weinstein
Callan	Foley	Lowman	Roberts	Wende
Caughlan	Fowler	Lupton	Rozan	White E H
Chanler	Friend	Macdonald	Sanner	White L H
Cheney	Frisbie	MacGregor	Shea	Whitley
Clarke R H	Garfein	Manley	Shepardson	Whitney
Clark S C	Goodspeed	Marlatt	Smith A E	Wilsnack
Coffey	Goodwin	McCue	Smith M	Wood
Colné	Graubard	McElligott	Stivers	Yale
Conklin	Gray	McGrath	Sullivan	Young E
Connell	Green	Miller J L	Sweet	Young F L

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1832, Int. No. 36) entitled "An act to amend the Transportation Corporations Law, in relation to stage routes and extensions," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 125

NOES 00

Those who voted in the affirmative were:

Abbey	Croker	Greenwood	Miller W G	Thompson
Allen A F	Cross	Haines	Murray	Thorn
Allen H E	Dana	Hearn	Neupert	Toombs
Argetsinger	Delano	Herrick	Nolan	Trombly
Barden	De Long	Higgins	O'Connor	Van Olinda
Bates	Doherty	Hoey	Odell	Vicinus
Baumes	Donnelly	Holden	Oliver	Vosburgh
Beck	Donovan	Howard	Parker	Walker
Bennett	Ebbets	Joseph	Patrie	Walters
Boshart	Evans	Kopp	Perkins	Ward
Boylan	Eveleth	Lachman	Phillips C W	Waters
Brainerd	Farrell	Lansing	Phillips J S	Weber
Brown C F	Fay	Lee	Pitkin	Weiland
Brown G W	Filley	Levy A J	Raldiris	Weimert
Burgoyne	Filley	Levy J	Reed	Weinstein
Callan	Foley	Lowman	Roberts	Wende
Caughlan	Fowler	Lupton	Rozan	White E H
Chanler	Friend	Macdonald	Sanner	White L H
Cheney	Frisbie	MacGregor	Shea	Whitley
Clarke R H	Garfein	Manley	Shepardson	Whitney
Clark S C	Goodspeed	Marlatt	Smith A E	Wilnack
Coffey	Goodwin	McCue	Smith M	Wood
Colné	Graubard	McElligott	Stivers	Yale
Conklin	Gray	McGrath	Sullivan	Young E
Connell	Green	Miller J L	Sweet	Young F L

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1854, Int. No. 882) entitled "An act to amend chapter four of the Laws of eighteen hundred and ninety-one, entitled 'An act to provide for rapid transit railways in cities of over one million inhabitants,' generally," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 125

NOES 00

Those who voted in the affirmative were:

Abbey	Crocker	Greenwood	Miller W G	Thompson
Allen A F	Cross	Haines	Murray	Thorn
Allen H E	Dana	Hearn	Neupert	Toombs
Argetsinger	Delano	Herrick	Nolan	Trombly
Barden	De Long	Higgins	O'Connor	Van Olinda
Bates	Doherty	Hoey	Odell	Vicinus
Baumes	Donnelly	Holden	Oliver	Vosburgh
Beck	Donovan	Howard	Parker	Walker
Bennett	Ebbets	Joseph	Patrie	Walters
Boshart	Evans	Kopp	Perkins	Ward
Boylan	Eveleth	Lachman	Phillips C W	Waters
Brainerd	Farrell	Lansing	Phillips J S	Weber
Brown C F	Fay	Lee	Pitkin	Weiland
Brown G W	Feeley	Levy A J	Raldiris	Weimert
Burgoyne	Filley	Levy J	Reed	Weinstein
Gallan	Foley	Lowman	Roberts	Wende
Caughlan	Fowler	Lupton	Rozan	White E H
Chanler	Friend	Macdonald	Sanner	White L H
Cheney	Frisbie	MacGregor	Shea	Whitley
Clarke R H	Garfein	Manley	Shepardson	Whitney
Clark S C	Goodspeed	Marlatt	Smith A E	Wilsnack
Coffey	Goodwin	McCue	Smith M	Wood
Colné	Graubard	McElligott	Stivers	Yale
Conklin	Gray	McGrath	Sullivan	Young E
Connell	Green	Miller J L	Sweet	Young F L

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1864, Int. No. 896) entitled "An act to amend the Lien Law, in relation to the sale of personal property to satisfy a lien," having been announced for a third reading, on motion of Mr. Oliver, said bill was laid aside, retaining its place on the order of third reading.

The bill (No. 1866, Int. No. 1138) entitled "An act to amend section three hundred and thirty-five of the Code of Civil Procedure, in relation to attendance in the City Court of the city of New York," having been announced, Mr. A. E. Smith moved that said bill be recommitted to the committee on codes, with instructions to report the same forthwith, amended as follows:

Place brackets about the words "at pleasure" in line 5, page 1.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Fowler, from the committee on codes, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

The bill (No. 1853, Int. No. 783) entitled "An act to amend the Greater New York charter, in relation to the licensing and regulating of certain trades or business," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 125

NOES 00

Those who voted in the affirmative were:

Abbey	Crocker	Greenwood	Miller W G	Thompson
Allen A F	Cross	Haines	Murray	Thorn
Allen H E	Dana	Hearn	Neupert	Toombs
Argetsinger	Delano	Herrick	Nolan	Trombly
Barden	De Long	Higgins	O'Connor	Van Olinda
Bates	Doherty	Hoey	Odell	Vicinus
Baumes	Donnelly	Holden	Oliver	Vosburgh
Beck	Donovan	Howard	Parker	Walker
Bennett	Ebbets	Joseph	Patrie	Walters
Boshart	Evans	Kopp	Perkins	Ward
Boylan	Eveleth	Lachman	Phillips C W	Waters
Brainerd	Farrell	Lansing	Phillips J S	Weber
Brown C F	Fay	Lee	Pitkin	Weiland
Brown G W	Feely	Levy A J	Raldiris	Weimert
Burgoyne	Filley	Levy J	Reed	Weinstein
Callan	Foley	Lowman	Roberts	Wende
Caughlan	Fowler	Lupton	Rozan	White E H
Chanler	Friend	Macdonald	Sanner	White L H
Cheney	Frisbie	MacGregor	Shea	Whitl�y
Clarke R H	Garfein	Manley	Shepardson	Whitney
Clark S C	Goodspeed	Marlatt	Smith A E	Wilsnack
Coffey	Goodwin	McCue	Smith M	Wood
Coln�	Graudarb	McElligott	Stivers	Yale
Conklin	Gray	McGrath	Sullivan	Young E
Connell	Green	Miller J L	Sweet	Young F L

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1837, Int. No. 760) entitled "An act to amend the Penal Law, in relation to the sale of cocaine or eucaine," was

read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 125

NOES 00

Those who voted in the affirmative were :

Abbey	Crocker	Greenwood	Miller W G	Thompson
Allen A F	Cross	Haines	Murray	Thorn
Allen H E	Dana	Hearn	Neupert	Toombs
Argetsinger	Delano	Herrick	Nolan	Trombly
Barden	De Long	Higgins	O'Connor	Van Olinda
Bates	Doherty	Hoev	Odell	Vicinus
Baumes	Donnelly	Holden	Oliver	Vosburgh
Beck	Donovan	Howard	Parker	Walker
Bennett	Ebbets	Joseph	Patrie	Walters
Boshart	Evans	Kopp	Perkins	Ward
Boylan	Eveleth	Lachman	Phillips C W	Waters
Brainerd	Farrell	Lansing	Phillips J S	Weber
Brown C F	Fay	Lee	Pitkin	Weiland
Brown G W	Feeley	Levy A J	Raldiris	Weimert
Burgoyne	Filley	Levy J	Reed	Weinstein
Callan	Foley	Lowman	Roberts	Wende
Caughlan	Fowler	Lupton	Rozan	White E H
Chanler	Friend	Macdonald	Sanner	White L H
Cheney	Frisbie	MacGregor	Shea	Whitley
Clarke R H	Garfein	Manley	Shepardson	Whitney
Clark S C	Goodspeed	Marlatt	Smith A E	Wilsnac
Coffey	Goodwin	McCue	Smith M	Wood
Colné	Graubard	McElligott	Stivers	Yale
Conklin	Gray	McGrath	Sullivan	Young E
Connell	Green	Miller J L	Sweet	Young F L

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have reconsidered their vote on the final passage of said bill, and, as amended, have again passed the same and request the concurrence of the Senate therein.

The bill (No. 1828, Int. No. 804) entitled "An act to amend the Tax Law, in relation to taxable transfers and exceptions thereto," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the

affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 125

NOES 00

Those who voted in the affirmative were:

Abbey	Crocker	Greenwood	Miller W G	Thompson
Allen A F	Cross	Haines	Murray	Thorn
Allen H E	Dana	Hearn	Neupert	Toombs
Argetsinger	Delano	Herrick	Nolan	Trombly
Barden	De Long	Higgins	O'Connor	Van Olinda
Bates	Doherty	Hoey	Odell	Vicinus
Baumes	Donnelly	Holden	Oliver	Vosburgh
Beck	Donovan	Howard	Parker	Walker
Bennett	Ebbets	Joseph	Patrie	Walters
Boshart	Evans	Kopp	Perkins	Ward
Boylan	Eveleth	Lachman	Phillips C W	Waters
Brainerd	Farrell	Lansing	Phillips J S	Weber
Brown C F	Fay	Lee	Pitkin	Weiland
Brown G W	Feeley	Levy A J	Raldiris	Weimert
Burgoyne	Filley	Levy J	Reed	Weinstein
Callan	Foley	Lowman	Roberts	Wende
Caughlan	Fowler	Lupton	Rozan	White E H
Chanler	Friend	Macdonald	Sanner	White L H
Cheney	Frisbie	MacGregor	Shea	Whitley
Clarke R H	Garfein	Manley	Shepardson	Whitney
Clark S C	Goodspeed	Marlatt	Smith A E	Wilsnack
Coffey	Goodwin	McCue	Smith M	Wood
Colné	Graubard	McElligott	Stivers	Yale
Conklin	Gray	McGrath	Sullivan	Young E
Connell	Green	Miller J L	Sweet	Young F L

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1858, Int. No. 1255) entitled "An act to amend chapter six hundred and eighty-one of the Laws of nineteen hundred and five, entitled 'An act to supplement the provisions of law relating to the department of finance of the city of Syracuse,'" was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 125

NOES 00

Those who voted in the affirmative were:

Abbey	Crocker	Greenwood	Miller W G	Thompson
Allen A F	Cross	Haines	Murray	Thorn
Allen H E	Dana	Hearn	Neupert	Toombs
Argetsinger	Delano	Herrick	Nolan	Trombly
Barden	De Long	Higgins	O'Connor	Van Olinda
Bates	Doherty	Hoey	Odell	Vicinus
Baumes	Donnelly	Holden	Oliver	Vosburgh
Beck	Donovan	Howard	Parker	Walker
Bennett	Ebbets	Joseph	Patrie	Walters
Boshart	Evans	Kopp	Perkins	Ward
Boylan	Eveleth	Lachman	Phillips C W	Waters
Brainerd	Farrell	Lansing	Phillips J S	Weber
Brown C F	Fay	Lee	Pitkin	Weiland
Brown G W	Feeley	Levy A J	Raldiris	Weimert
Burgoyne	Filley	Levy J	Reed	Weinstein
Callan	Foley	Lowman	Roberts	Wende
Caughlan	Fowler	Lupton	Rozan	White E H
Chanler	Friend	Macdonald	Sanner	White L H
Cheney	Frisbie	MacGregor	Shea	Whitley
Clarke R H	Garfein	Manley	Shepardson	Whitney
Clark S C	Goodspeed	Marlatt	Smith A E	Wilsnack
Coffey	Goodwin	McCue	Smith M	Wood
Colné	Graubard	McElligott	Stivers	Yale
Conklin	Gray	McGrath	Sullivan	Young E
Connell	Green	Miller J L	Sweet	Young F L

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1833, Int. No. 1178) entitled "An act to amend the Lackawanna city charter, in relation to the time of holding the general elections of the city," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 125

NOES 00

Those who voted in the affirmative were:

Abbey	Crocker	Greenwood	Miller W G	Thompson
Allen A F	Cross	Haines	Murray	Thorn
Allen H E	Dana	Hearn	Neupert	Toombs
Argetsinger	Delano	Herrick	Nolan	Trombly
Barden	De Long	Higgins	O'Connor	Van Olinda
Bates	Doherty	Hoey	Odell	Vicinus
Baumes	Donnelly	Holden	Oliver	Vosburgh

Beck	Donovan	Howard	Parker	Walker
Bennett	Ebbets	Joseph	Patrie	Walters
Boshart	Evans	Kopp	Perkins	Ward
Boylan	Eveleth	Lachman	Phillips C W	Waters
Brainerd	Farrell	Lansing	Phillips J S	Weber
Brown C F	Fay	Lee	Pitkin	Weiland
Brown G W	Feeley	Levy A J	Raldiris	Weimert
Burgoyne	Filley	Levy J	Reed	Weinstein
Callan	Foley	Lowman	Roberts	Wende
Caughlan	Fowler	Lupton	Rozan	White E H
Chanler	Friend	Macdonald	Sanner	White L H
Cheney	Frisbie	MacGregor	Shea	Whitley
Clarke R H	Garfein	Manley	Shepardson	Whitney
Clark S C	Goodspeed	Marlatt	Smith A E	Wilsnack
Coffey	Goodwin	McCue	Smith M	Wood
Colné	Graubard	McElligott	Stivers	Yale
Conklin	Gray	McGrath	Sullivan	Young E
Connell	Green	Miller J L	Sweet	Young F L

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1834, Int. No. 592) entitled "An act to amend the Judiciary Law, in relation to court clerks in Queens county," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 125

NOES 00

Those who voted in the affirmative were:

Abbey	Crocker	Greenwood	Miller W G	Thompson
Allen A F	Cross	Haines	Murray	Thorn
Allen H E	Dana	Hearn	Neupert	Toombs
Argetsinger	Delano	Herrick	Nolan	Trombly
Barden	De Long	Higgins	O'Connor	Van Olinda
Bates	Doherty	Hoey	Odell	Vicinus
Baumes	Donnelly	Holden	Oliver	Vosburgh
Beck	Donovan	Howard	Parker	Walker
Bennett	Ebbets	Joseph	Patrie	Walters
Boshart	Evans	Kopp	Perkins	Ward
Boylan	Eveleth	Lachman	Phillips C W	Waters
Brainerd	Farrell	Lansing	Phillips J S	Weber
Brown C F	Fay	Lee	Pitkin	Weiland
Brown G W	Feeley	Levy A J	Raldiris	Weimert
Burgoyne	Filley	Levy J	Reed	Weinstein
Callan	Foley	Lowman	Roberts	Wende
Caughlan	Fowler	Lupton	Rozan	White E H
Chanler	Friend	Macdonald	Sanner	White L H
Cheney	Frisbie	MacGregor	Shea	Whitley

Clarke R H	Garfein	Manley	Shepardson	Whitney
Clark S C	Goodspeed	Marlatt	Smith A E	Wilsnack
Coffey	Goodwin	McCue	Smith M	Wood
Colné	Graubard	McElligott	Stivers	Yale
Conklin	Gray	McGrath	Sullivan	Young E
Connell	Green	Miller J L	Sweet	Young F L

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1836, Int. No. 419) entitled "An act to amend chapter sixty-four of the Laws of nineteen hundred and nine, entitled 'An act relating to villages, constituting chapter sixty-four of the Consolidated Laws,' " having been announced, Mr. Whitney moved that said bill be recommitted to the committee on affairs of villages, with instructions to report the same forthwith, amended as follows:

Amend title by adding thereto "relative to the time of holding elections".

Page 2, strike out beginning with line 11, to and including line 23.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Waters, from the committee on affairs of villages, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

The bill (No. 1827, Int. No. 973) entitled "An act to amend the Highway Law, in relation to county highways and repealing section one hundred and forty-three," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 125

NOES 00

Those who voted in the affirmative were:

Abbey	Crocker	Greenwood	Miller W G	Thompson
Allen A F	Cross	Haines	Murray	Thorn
Allen H E	Dana	Hearn	Neupert	Toombs
Argetsinger	Delano	Herrick	Nolan	Trombly

Barden	De Long	Higgins	O'Connor	Van Olinda
Bates	Doherty	Hoey	Odell	Vicinus
Baumes	Donnelly	Holden	Oliver	Vosburgh
Beck	Donovan	Howard	Parker	Walker
Bennett	Ebbets	Joseph	Patrie	Walters
Boshart	Evans	Kopp	Perkins	Ward
Boylan	Eveleth	Lachman	Phillips C W	Waters
Brainerd	Farrell	Lansing	Phillips J S	Weber
Brown C F	Fay	Lee	Pitkin	Weiland
Brown G W	Feeley	Levy A J	Raldiris	Weimert
Burgoyne	Filley	Levy J	Reed	Weinstein
Callan	Foley	Lowman	Roberts	Wende
Caughlan	Fowler	Lupton	Rozan	White E H
Chanler	Friend	Macdonald	Sanner	White L H
Cheney	Frisbie	MacGregor	Shea	Whitley
Clarke R H	Garfein	Manley	Shepardson	Whitney
Clark S C	Goodspeed	Marlatt	Smith A E	Wilsnack
Coffey	Goodwin	McCue	Smith M	Wood
Colné	Graubard	McElligott	Stivers	Yale
Conklin	Gray	McGrath	Sullivan	Young E
Connell	Green	Miller J L	Sweet	Young F L

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1717, Int. No. 886) entitled "An act to amend the Greater New York charter, in relation to the treatment of public intoxication and inebriety," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 125

NOES 00

Those who voted in the affirmative were:

Abbey	Crocker	Greenwood	Miller W G	Thompson
Allen A F	Cross	Haines	Murray	Thorn
Allen H E	Dana	Hearn	Neupert	Toombs
Argetsinger	Delano	Herrick	Nolan	Trombly
Barden	De Long	Higgins	O'Connor	Van Olinda
Bates	Doherty	Hoey	Odell	Vicinus
Baumes	Donnelly	Holden	Oliver	Vosburgh
Beck	Donovan	Howard	Parker	Walker
Bennett	Ebbets	Joseph	Patrie	Walters
Boshart	Evans	Kopp	Perkins	Ward
Boylan	Eveleth	Lachman	Phillips C W	Waters
Brainerd	Farrell	Lansing	Phillips J S	Weber
Brown C F	Fay	Lee	Pitkin	Weiland
Brown G W	Feeley	Levy A J	Raldiris	Weimert
Burgoyne	Filley	Levy J	Reed	Weinstein

Callan	Foley	Lowman	Roberts	Wende
Caughlan	Fowler	Lupton	Rozan	White E H
Chanler	Friend	Macdonald	Sanner	White L H
Cheney	Frisbie	MacGregor	Shea	Whitley
Clarke R S	Garfein	Manley	Shepardson	Whitney
Clark S C	Goodspeed	Marlatt	Smith A E	Wilsnack
Coffey	Goodwin	McCue	Smith M	Wood
Colné	Graubard	McElligott	Stivers	Yale
Conklin	Gray	McGrath	Sullivan	Young E
Connell	Green	Miller J L	Sweet	Young F L

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

By unanimous consent, Mr. Colne offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on canals be discharged from the further consideration of the Senate bill (No. 842, Rec. No. 79), entitled "An act to amend the Canal Law, in relation to official undertakings of division and resident engineers."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

On motion of Mr. Colne, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Colne, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 126

NOES 00

Those who voted in the affirmative were:

Abbey	Cross	Haines	Miller W G	Thompson
Allen A F	Dana	Hearn	Murray	Thorn
Allen H E	Delano	Herrick	Neupert	Toombs
Argetsinger	De Long	Higgins	Nolan	Trombly
Barden	Doherty	Hinman	O'Connor	Van Olinda
Bates	Donnelly	Hoey	Odell	Vicinus
Baumes	Donovan	Holden	Oliver	Vosburgh
Beck	Ebbets	Howard	Parker	Walker
Bennett	Evans	Joseph	Patrie	Walters
Boshart	Eveleth	Kopp	Perkins	Ward
Boylan	Farrell	Lachman	Phillips C W	Waters
Brainerd	Fay	Lansing	Phillips J S	Weber
Brown C F	Feeley	Lee	Pitkin	Weiland

Brown G W	Filley	Levy A J	Raldiris	Weimert
Burgoyne	Foley	Levy J	Reed	Weinstein
Callan	Fowler	Lowman	Roberts	Wende
Caughlan	Friend	Lupton	Rozan	White E H
Chanler	Frisbie	Macdonald	Sanner	White L H
Cheney	Garfein	MacGregor	Shea	Whitley
Clarke R H	Goodspeed	Manley	Shepardson	Whitney
Clark S C	Goodwin	Marlatt	Smith A E	Wilsnack
Coffey	Graubard	McCue	Smith M	Wood
Colné	Gray	McElligott	Stivers	Yale
Conklin	Green	McGrath	Sullivan	Young E
Connell	Greenwood	Miller J L	Sweet	Young F L
Crocker				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 1823, Int. No. 1095) entitled "An act to amend the Canal Law, in relation to official undertakings of division and resident engineers and advances to division engineers," having been announced for a third reading,

On motion of Mr. Colne, said bill was laid aside, and ordered stricken from the calendar.

The bill (No. 1204, Int. No. 1002) entitled "An act to amend the Agricultural Law, in relation to penalties for violation of article four," was read the second time.

On motion of Mr. Boshart, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1369, Int. No. 1104) entitled "An act to amend the Agricultural Law, in relation to branding or labeling cheese," was read the second time.

On motion of Mr. Boshart, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1572, Int. No. 1233) entitled "An act to amend the Agricultural Law, in relation to institutions under the supervision of the Fiscal Supervisor," having been announced, Mr. Boshart moved to amend as follows:

First line of title, insert after "relation to" "State".

Page 1, line 8, strike out "which".

Page 1, line 9, strike out "report to the Fiscal Supervisor".

Page 2, line 3, after "and" insert "report the results of such examinations and".

Page 2, line 4, after "supervisor" insert "or to the Superintendent of Prisons or to the Commission in Lunacy for their respective departments or offices".

Page 2, line 6, after "supervisor" insert "and the Superintendent of Prisons and the State Commission in Lunacy".

Page 2, line 9, strike out "The commissioner of".

Page 2, strike out line 10 and line 11.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Ordered, That said bill be reprinted and restored to the order of second reading.

The bill (No. 1736, Int. No. 485) entitled "An act to amend the Greater New York charter, in relation to payments from the public school teachers' retirement fund," was read the second time.

On motion of Mr. Brennan, said bill was placed on the order of third reading.

On motion of Mr. Brennan, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 125

NOES 00

Those who voted in the affirmative were:

Abbey	Crocker	Greenwood	Miller W G	Thompson
Allen A F	Cross	Haines	Murray	Thorn
Allen H E	Dana	Hearn	Neupert	Toombs
Argetsinger	Delano	Herrick	Nolan	Trombly
Barden	De Long	Higgins	O'Connor	Van Olinda
Bates	Doherty	Hoey	Odell	Vicinus
Baumes	Donnelly	Holden	Oliver	Vosburgh
Beck	Donovan	Howard	Parker	Walker
Bennett	Ebbets	Joseph	Patrie	Walters
Boshart	Evans	Kopp	Perkins	Ward
Boylan	Eveleth	Lachman	Phillips C W	Waters
Brainerd	Farrell	Lansing	Phillips J S	Weber
Brown C F	Fay	Lee	Pitkin	Weiland
Brown G W	Feeley	Levy A J	Raldiris	Weimert
Burgoyne	Filley	Levy J	Reed	Weinstein
Callan	Foley	Lowman	Roberts	Wende
Caughlan	Fowler	Lupton	Rozan	White E H
Chanler	Friend	Macdonald	Sanner	White L H
Cheney	Frisbie	MacGregor	Shea	Whitley
Clarke R H	Garfein	Manley	Shepardson	Whitney

Clark S C	Goodspeed	Marlatt	Smith A E	Wilsnack
Coffey	Goodwin	McCue	Smith M	Wood
Colné	Graubard	McElligott	Stivers	Yale
Conklin	Gray	McGrath	Sullivan	Young E
Connell	Green	Miller J L	Sweet	Young F L

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

The bill (No. 672, Int. No. 616) entitled "An act to amend chapter three hundred and thirty-four of the Laws of nineteen hundred and one, entitled 'An act in relation to tenement houses in cities of the first class,' as amended by chapter three hundred and fifty-two of the Laws of nineteen hundred and two, and by chapter one hundred and seventy-nine of the Laws of nineteen hundred and three, et cetera," was read the second time.

On motion of Mr. Burgoyne, said bill was placed on the order of third reading and referred to the committee on revision.

Mr. R. H. Clarke offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on affairs of cities be discharged from the further consideration of the Senate bill (No. 864, Rec. No. 100), entitled "An act to amend the Greater New York charter, relative to the conveyance by the owners to the city of land required for streets."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

On motion of Mr. R. H. Clarke, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. R. H. Clarke, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 125

NOES 00

Those who voted in the affirmative were:

Abbey	Crocker	Greenwood	Miller W G	Thompson
Allen A F	Cross	Haines	Murray	Thorn
Allen H E	Dana	Hearn	Neupert	Toombs
Argetsinger	Delano	Herrick	Nolan	Trombly
Barden	De Long	Higgins	O'Connor	Van Olinda
Bates	Doherty	Hoey	Odell	Vicinus
Baumes	Donnelly	Holden	Oliver	Vosburgh
Beck	Donovan	Howard	Parker	Walker
Bennett	Ebbets	Jcsph	Patrie	Walters
Boshart	Evans	Kopp	Perkins	Ward
Boylan	Eveleth	Lachman	Phillips C W	Waters
Brainerd	Farrell	Lansing	Phillips J S	Weber
Brown C F	Fay	Lee	Pitkin	Weiland
Brown G W	Feeley	Levy A J	Raldiris	Weimert
Burgoyne	Filley	Levy J	Reed	Weinstein
Callan	Foley	Lowman	Roberts	Wende
Caughlan	Fowler	Lupton	Rozan	White E H
Chanler	Friend	Macdonald	Sanner	White L H
Cheney	Frisbie	MacGregor	Shea	Whitley
Clarke R H	Garfein	Manley	Shepardson	Whitney
Clark S C	Goodspeed	Marlatt	Smith A E	Wilsnack
Coffey	Goodwin	McCue	Smith M	Wood
Colné	Graubard	McElligott	Stivers	Yale
Conklin	Gray	McGrath	Sullivan	Young E
Connell	Green	Miller J L	Sweet	Young F L

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 1733, Int. No. 905) entitled "An act to amend the Greater New York charter, relative to the conveyance by the owners to the city of land required for streets," having been announced for a second reading.

On motion of Mr. R. H. Clarke, said bill was laid aside, and ordered stricken from the calendar.

The bill (No. 1654, Int. No. 863) entitled "An act to amend the Labor Law, in relation to hours of labor of minors and women," was read the second time.

On motion of Mr. Feeley, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1561, Int. No. 1222) entitled "An act to amend chapter six hundred and seventy of the Laws of eighteen hundred and ninety-two, entitled 'An act to amend chapter five hundred and seventy-eight of the Laws of eighteen hundred and seventy; entitled 'An act to amend an act to incorporate the city of Troy,

passed April twelfth, eighteen hundred and sixteen, and the several acts amendatory thereof, and also to amend other acts relating to the city of Troy," and the acts amendatory of said chapter five hundred and ninety-eight, and to consolidate into one act several of the acts amending the charter of and other acts relating to the city of Troy and its departments, and to the inferior local courts therein,' in relation to the powers of the common council," was read the second time.

On motion of Mr. Filley, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1840, Int. No. 1378) entitled "An act to amend the Greater New York charter, in relation to illegal use of the public streets of the city of New York," was read the second time.

On motion of Mr. Foley, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 798, Int. No. 711) entitled "An act to make the office of supervisor in the county of Ulster a salaried office," was read the second time.

On motion of Mr. Fowler, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1747, Int. No. 1332) entitled "An act to amend chapter six hundred and six of the Laws of nineteen hundred and two, entitled 'An act to incorporate the Brooklyn public library and to permit libraries in the borough of Brooklyn of the city of New York to convey their property thereto, and limiting and defining the powers thereof,' in relation to the appointment and re-classification of the members thereof," was read the second time.

On motion of Mr. Goodspeed, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1674, Int. No. 1210) entitled "An act to incorporate the city of White Plains," was read the second time.

On motion of Mr. Goodwin, said bill was placed on the order of third reading.

On motion of Mr. Goodwin, said bill was recommitted to the committee on affairs of cities, retaining its place on the order of third reading.

The bill (No. 1190, Int. No. 994) entitled "An act to amend the Greater New York charter in relation to licensing operators

of moving picture apparatus and its connections," was read the second time.

On motion of Mr. Higgins, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1435, Int. No. 1152) entitled "An act to amend the County Law, in relation to publication of the annual statement of the clerk of the board of supervisors," was read the second time.

On motion of Mr. Lupton, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1842, Int. No. 1380) entitled "An act to repeal chapter six hundred and twenty of the Laws of eighteen hundred and seventy-three, entitled 'An act to amend the statutes in reference to the collection of taxes in the county of Suffolk,' " was read the second time.

On motion of Mr. Lupton, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1533, Int. No. 1216) entitled "An act to amend the Military Law, in relation to military courts," was read the second time.

On motion of Mr. MacGregor, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1537, Int. No. 1221) entitled "An act to amend the Military Law, in relation to service in the National Guard and Naval Militia," was read the second time.

On motion of Mr. MacGregor, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1700, Int. No. 1313) entitled "An act providing for the relief of certain taxpayers of the city of Buffalo by a re-assessment to defray the cost of acquiring lands for the extension of Laurel street in said city," was read the second time.

On motion of Mr. MacGregor, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1701, Int. No. 1314) entitled "An act to amend section two hundred and eleven of chapter one hundred and five of the Laws of eighteen hundred and ninety-one, entitled 'An act to revise the charter of the city of Buffalo,' in relation to the police pension fund of said city," was read the second time.

On motion of Mr. MacGregor, said bill was placed on the order of third reading.

On motion of Mr. MacGregor, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 125

NOES 00

Those who voted in the affirmative were:

Abbey	Crocker	Greenwood	Miller W G	Thompson
Allen A F	Cross	Haines	Murray	Thorn
Allen H E	Dana	Hearn	Neupert	Toombs
Arge'singer	Delano	Herrick	Nolan	Trombly
Barden	De Long	Higgins	O'Connor	Van Olinda
Bates	Doherty	Hoey	Odell	Vicinus
Baumes	Donnelly	Holden	Oliver	Vosburgh
Beck	Donovan	Howard	Parker	Walker
Bennett	Ebbets	Joseph	Patrie	Walters
Boshart	Evans	Kopp	Perkins	Ward
Boylan	Eveleth	Lachman	Phillips C W	Waters
Brainerd	Farrell	Lansing	Phillips J S	Weber
Brown C F	Fay	Lee	Pitkin	Weiland
Brown G W	Feely	Levy A J	Raldiris	Weimert
Burgoyne	Filley	Levy J	Reed	Wende
Callan	Foley	Lowman	Roberts	White E H
Caughlan	Fowler	Lupton	Rozan	White L H
Chanler	Friend	Macdonald	Sanner	Whitley
Cheney	Frisbie	MacGregor	Shea	Whitney
Clarke R H	Garfein	Manley	Shepardson	Wilsnack
Clark S C	Goodspeed	Marlatt	Smith A E	Wood
Coffey	Goodwin	McCue	Smith M	Wright
Colné	Graubard	McElligott	Stivers	Yale
Conklin	Gray	McGrath	Sullivan	Young E
CConnell	Green	Miller J L	Sweet	Young F L

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

The bill (No. 1706, Int. No. 1319) entitled "An act to amend the Tax Law, in relation to refunds of taxes on transfers of stock," was read the second time.

On motion of Mr. Merritt, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1393, Int. No. 1130) entitled "An act to amend

the Labor Law, in relation to reporting accidents," was read the second time.

On motion of Mr. C. W. Phillips, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1820, Int. No. 1375) entitled "An act to amend chapter six hundred and thirty-nine of the Laws of nineteen hundred and six, entitled 'An act to provide for a commission to investigate and consider means for protecting the waters of New York bay and vicinity against pollution and authorizing the city of New York to pay the expenses thereof,' in relation to the term of said commission," having been announced, Mr. A. E. Smith moved to amend as follows:

Page 1, line 3, after the word "for" insert "a commission to investigate and consider means for".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Said bill, as amended, was then read the second time, and, on motion of Mr. A. E. Smith, was ordered reprinted and placed on the order of third reading and referred to the committee on revision.

The bill (No. 93, Int. No. 93) entitled "An act to amend the Greater New York charter, relative to granting authority to the commissioners of the sinking fund to lease or grant certain interests or rights in lands acquired by the city outside the limits of said city," was read the second time.

On motion of Mr. Thompson, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1751, Int. No. 1336) entitled "An act to authorize the town board and the superintendent of highways of the town of Grand Island, in the county of Erie, to cancel the assessment for the improvement of the Base Line highway in said town of Grand Island and to refund all moneys heretofore paid upon said rolls," was read the second time.

On motion of Mr. Thorn, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1752, Int. No. 1337) entitled "An act to authorize the town board and the superintendent of highways of the

town of Wales, in the county of Erie, to cancel the assessments for the improvement of the Big Tree road in said town of Wales and to refund all moneys heretofore paid upon said rolls," was read the second time.

On motion of Mr. Thorn, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 434, Int. No. 414) entitled "An act to amend the Code of Civil Procedure, in relation to the filing of all papers in each action or proceeding in the same file, or bundle, and relative to the record on appeals to the Court of Appeals," was read the second time.

On motion of Mr. Toombs, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 437, Int. No. 417) entitled "An act to amend the Code of Civil Procedure, in relation to limiting the time within which to appeal," was read the second time.

On motion of Mr. Toombs, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 582, Int. No. 546) entitled "An act to amend the Code of Civil Procedure, in relation to short form orders upon the determination of motions," was read the second time.

On motion of Mr. Toombs, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 583, Int. No. 547) entitled "An act to amend the Code of Civil Procedure and repealing certain sections thereof, in relation to actions to recover real property," was read the second time.

On motion of Mr. Toombs, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 542, Int. No. 510) entitled "An act to amend the Greater New York charter, in relation to powers of dock masters," was read the third time.

On motion of Mr. Weiland, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1382, Int. No. 1117) entitled "An act to amend title seven of chapter one hundred and five of the Laws of eighteen hundred and ninety-one, entitled 'An act to revise the charter of the city of Buffalo,' and the several acts amendatory thereof and

supplementary thereto, relating to the department of police in said city," was read the second time.

On motion of Mr. Weimert, said bill was placed on the order of third reading.

On motion of Mr. Weimert, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 125

NOES 00

Those who voted in the affirmative were:

Abbey	Crocker	Greenwood	Miller W G	Thompson
Allen A F	Cross	Haines	Murray	Thorn
Allen H E	Dana	Hearn	Neupert	Toombs
Argetsinger	Delano	Herrick	Nolan	Trombley
Barden	De Long	Higgins	O'Connor	Van Olinda
Bates	Doherty	Hoey	Odell	Vicinus
Baumes	Donnelly	Holden	Oliver	Vosburgh
Beck	Donovan	Howard	Parker	Walker
Bennett	Ebbets	Joseph	Patrie	Walters
Boshart	Evans	Kopp	Perkins	Ward
Boylan	Eveleth	Lachman	Phillips C W	Waters
Brainerd	Farrell	Lansing	Phillips J S	Weber
Brown C F	Fay	Lee	Pitkin	Weiland
Brown G W	Feeley	Levy A J	Raldiris	Weimert
Burgoyne	Filley	Levy J	Reed	Weinstein
Callan	Foley	Lowman	Roberts	Wende
Caughlan	Fowler	Lupton	Rozan	White E H
Chanler	Friend	Macdonald	Sanner	White L H
Cheney	Frisbie	MacGregor	Shea	Whitley
Clarke R H	Garfein	Manley	Shepardson	Whitney
Clark S C	Goodspeed	Marlatt	Smith A E	Wilsnack
Co'fey	Goodwin	McCue	Smith M	Wood
Colné	Graubard	McElligott	Stivers	Yale
Conklin	Gray	McGrath	Sullivan	Young E
Connell	Green	Miller J L	Sweet	Young F L

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

The Senate bill (No. 865, Rec. No. 76) entitled "An act to amend the Greater New York charter, in relation to proceedings for the acquirement of wharf property in said city," was read the second time.

On motion of Mr. Dana, said bill was placed on the order of third reading.

The Senate bill (No. 567, Rec. No. 77) entitled "An act to amend chapter four hundred and thirty-five of the Laws of eighteen hundred and ninety-five, entitled 'An act to incorporate the New York Zoological Society and to provide for the establishment of a zoological garden in the city of New York,' in relation to real and personal property," was read the second time.

On motion of Mr. Dana, said bill was placed on the order of third reading.

The Senate bill (No. 339, Rec. No. 65) entitled "An act to amend the Tax Law, in relation to the place of taxation of real property divided by tax district lines," having been announced for a second reading,

On motion of Mr. Gray, and by unanimous consent, said bill was ordered placed on the second reading calendar for Tuesday next.

The Senate bill (No. 390, Rec. No. 73) entitled "An act to amend the Military Law, in relation to Military Courts," was read the second time.

On motion of Mr. Odell, said bill was placed on the order of third reading.

Pursuant to notice, Mr. Sanner called up the bill (No. 919, Int. No. 371) entitled "An act to amend chapter five hundred and eighty of the Laws of nineteen hundred and two, entitled 'An act in relation to the Municipal Court of the city of New York, its officers and marshals,' in relation to jury trial in the borough of Brooklyn, and procedure connected therewith," heretofore laid aside on the order of third reading.

Said bill having been announced, Mr. Sanner moved that said bill be recommitted to the committee on codes, with instructions to report the same forthwith, amended as follows:

Page 2, line 5, enclose in brackets the word "which" and insert in italics before "payment" the word "such".

Page 2, line 6, enclose in brackets the words "and the" and insert in italics before "moneys" the word "the".

Page 2, line 24, after "trials" insert in italics the following: "except in the borough of Brooklyn."

Page 3, line 24, strike out "Brooklyn".

Page 4, line 2, strike out “, Brooklyn”.

Page 4, between lines 21 and 22, insert the following:

“§ 2. Such chapter is hereby amended by adding thereto, after section two hundred and thirty-one thereof, as amended by chapter four hundred and thirty-one of the Laws of nineteen hundred and eight, a new section, to be section two hundred and thirty-one-a, to read as follows:

“§ 231-a. Trial jurors in Brooklyn. In the borough of Brooklyn there shall be a jury term in each district beginning the first Monday in each month, except July, August and September, or at such other times as the board of justices shall direct and such term shall continue for such time as the justice presiding thereat shall deem necessary and direct. All provisions of the Judiciary Law relating to trial jurors in Kings county, as they may be from time to time, are hereby made to apply to this court, and to trial jurors therein, in said borough, except that all duties imposed by section seven hundred and eighteen thereof upon the county clerk of Kings county shall be performed by, and the clerk referred to in section seven hundred and eleven thereof shall be the clerk of the court in the respective districts to which the jurors are summoned. If the number of jurors to be drawn at each term has not been fixed as provided by section six hundred and ninety-nine of said law at the time of the drawing, twenty-four trial jurors must, and in no event more than thirty shall, be drawn for each district for the term. As far as the commissioner of jurors shall find it to be practical each juror drawn shall be summoned to the district nearest to his residence. Such jurors shall be paid the same compensation and in the same manner as the jurors in the courts of record in Kings county. In all proceedings for the remission and enforcement of jury fines of jurors in this court the justices of this court shall be notified and shall act in like manner as the justices and judges specified in section seven hundred and twenty-eight and seven hundred and twenty-nine of said law.”

Page 4, line 22, change the numeral “2” to “3”.

Page 5, line 3, after “New York,” insert in italics “, except in the borough of Brooklyn.”

Page 6, line 9, strike out “, Brooklyn”.

Page 6, line 18, change the numeral “3” to “4”.

Page 6, line 22, enclose in brackets the word “The” and insert before “officer” in italics the words “Except in the borough of Brooklyn, the”.

Page 7, between lines 11 and 12, insert the following:

“§ 5. Section two hundred and thirty-six of such chapter, as amended by chapter four hundred and thirty-one of the Laws of nineteen hundred and eight, is hereby amended to read as follows:

"§ 236. Talesmen. Except in the county of New York, if a sufficient number of competent and indifferent jurors do not attend, or if the justice presiding is of the opinion that the rights of either party to an action or proceeding may be prejudiced by delaying the trial until the next jury term. The court **[must]** may direct that a sufficient number of jurors to try such cause, or to complete the jury **[to]**, be summoned from the vicinity, by a marshal or a person deputed for that purpose."

Page 7, line 12, change the numeral "4" to "6".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Fowler, from the committee on codes, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

By unanimous consent, Mr. MacGregor called up Assembly bill (No. 1888, Int. No. 346), now on the order of second reading.

Said bill having been announced, Mr. MacGregor moved to amend as follows:

Page 2, line 14, strike out the word "other".

Page 4, line 5, strike out the words "less than three months or".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Ordered, That said bill be reprinted and restored to the order of second reading.

The Senate sent for concurrence a resolution, in the words following:

IN SENATE, ALBANY, *April 14, 1910.*

Resolved (if the Assembly concur), That a joint committee of three Senators, to be appointed by the President of the Senate, and five members of Assembly, to be appointed by the Speaker of the Assembly, is hereby constituted and appointed a legislative committee to investigate and report as speedily as possible to the Legislature on or before March 1, 1911, what enactments or changes in procedure, if any, should be made in the opinion of said committee by the Legislature to prevent corrupt practices to influence the course of legislation within the State of New York. The said committee shall have power to investigate all evidence of corruption which was shown to exist by the evidence in the recent investigation had before the Senate of the State of New

York; also all charges and matters which have developed in the recent investigation had by the Superintendent of Insurance, together with the business methods, operation and management of fire insurance companies and their relation to legislation, and shall also have power to investigate any specific charges, duly verified, which may be submitted to the said committee pertaining to legislation; and shall also have authority to investigate any other matters or things pertaining to the Legislature, or the departments of the State, evidence of which may come to the knowledge of said committee, and which discloses corrupt practices or any matters which in the judgment of said committee warrant an investigation.

The committee shall elect its own chairman and vice-chairman, and shall have power to compel the attendance of witnesses and the production of all books and papers, to employ counsel, stenographers and all necessary clerical assistance, to sit anywhere in the State of New York, and shall also have all other power usual or necessary in cases of legislative committees, including the adoption of rules for the conduct of its proceedings. The actual and necessary expenses of the committee in carrying out the provisions of this resolution, not to exceed fifty thousand dollars (\$50,000), shall be paid from the funds appropriated by the Legislature for the contingent expenses thereof, upon the certificate of the chairman and vice-chairman of said committee.

By order of the Senate,

LAFAYETTE B. GLEASON,

Clerk.

which was referred to the committee on ways and means.

The Senate sent for concurrence a resolution, in the words following:

IN SENATE, ALBANY, *April 14, 1910.*

Resolved (if the Assembly concur), That seven thousand additional copies of the final report of the Hudson-Fulton Celebration Commission be printed and distributed as follows:

30 copies to each Senator.

15 copies to each member of Assembly.

250 copies to State officers.

100 copies to the Clerks of the Senate and Assembly and their deputies.

2 copies to each of the members of the Hudson-Fulton Celebration Commission.

150 copies to said Commission for American naval and army officers.

350 copies to said Commission for public libraries in America and abroad; and the balance to the Commissioner of Education.

By order of the Senate,
LAFAYETTE B. GLEASON,
Clerk.

which was referred to the committee on public printing.

The Senate sent for concurrence a resolution, in the words following:

IN SENATE, ALBANY, *April 14, 1910.*

Resolved (if the Senate concur), That a respectful message be sent to the Governor, requesting the return of Senate bill (No. 582, Rec. No. 56), entitled "An act to amend chapter three hundred and seventy of the Laws of eighteen hundred and ninety-seven, entitled 'An act to revise, amend and consolidate the several acts relating to the village of Lancaster, and to repeal all acts and parts of acts relating thereto,' generally, and to repeal a section thereof requiring the board of trustees to take an enumeration of the inhabitants," for the purpose of amendment.

By order of the Senate,
LAFAYETTE B. GLEASON,
Clerk.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk return said resolution to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate returned the bill (No. 1631, Int. No. 1278), entitled "An act to ratify the proceedings of the board of supervisors of Westchester county, relating to the issuance of funding bonds of said county in the principal amount of eighty-five thousand two hundred and eight and sixty-six one-hundredths dollars, directed to be issued by the act of said board of supervisors, passed January seventeenth, nineteen hundred and ten, to ratify the execution and authorize the issuance of said bonds, to authorize the raising of taxes to pay the principal and interest of said bonds and to authorize the resale of said bonds under certain conditions.

Also, the bill (No. 1630, Int. No. 1277), entitled "An act to ratify the proceedings of the board of supervisors of Westchester county, relating to the issuance of temporary loan bonds of said

county in the principal amount of thirty-six thousand five hundred and twenty-two and thirteen one-hundredths dollars, directed to be issued by the act of said board of supervisors, passed January seventeenth, nineteen hundred and ten, to ratify the execution and authorize the issuance of said bonds, to authorize the raising of taxes to pay the principal and interest of said bonds and to authorize the resale of said bonds under certain conditions."

Also, the bill (No. 1490, Int. No. 976), entitled "An act to amend the Lien Law, in relation to liens on canal boats."

Also, the bill (No. 1295, Int. No. 743), entitled "An act to amend the Agricultural Law, in relation to the appraisal of diseased animals."

Also, the bill (No. 1648, Int. No. 341), entitled "An act to amend the Agricultural Law, in relation to care and feed of cows, and care and keeping of the produce therefrom."

Also, the bill (No. 787, Int. No. 703), entitled "An act to amend the General Construction Law, in relation to prescribing the method of computing time."

Also, the bill (No. 856, Int. No. 664), entitled "An act to amend the Village Law, in relation to the registration of voters."

Also, the bill (No. 772, Int. No. 487), entitled "An act to amend the Code of Civil Procedure, relative to the jurisdiction of County Courts," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk deliver said bills to the Governor.

Also, the bill (No. 1424, Int. No. 825), entitled "An act to amend the Election Law, relating to the appointment and compensation of election officers in the city of Buffalo and making more certain the provisions of said act relating to elections in Erie county," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Buffalo.

Also, the bill (No. 805, Int. No. 718), entitled "An act to amend the charter of the city of Ithaca, in relation to power of board of public works to approve and confirm assessments," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Ithaca.

Also, the bill (No. 918, Int. No. 561), entitled "An act to amend chapter four hundred and fifty-four of the Laws of nineteen hundred and eight, entitled 'An act to incorporate the city of Oneonta,' generally," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Oneonta.

Also, the bill (No. 1743, Int. No. 1148), entitled "An act to amend chapter seven hundred and sixty of the Laws of eighteen hundred and ninety-seven, entitled 'An act to revise the charter of the city of Watertown,' generally," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Watertown.

The Senate returned the Assembly bill (No. 609, Senate reprint No. 879, Int. No. 97), entitled "An act to amend chapter five hundred and twenty of the Laws of nineteen hundred and six, entitled 'An act in relation to the Municipal Court of the city of Syracuse,' generally."

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Syracuse.

The Senate returned the concurrent resolution recalling from the Governor, for the purposes of amendment, Assembly bill (No. 1549, Int. No. 456), entitled "An act making appropriations for maintenance, and for construction, equipment and improvements for the New York State School of Agriculture at Morrisville," with a message that they have concurred in the passage of the same.

Ordered, That the Clerk deliver said resolution to the Governor.

The Senate returned the concurrent resolution recalling from the Governor, for the purposes of amendment, Assembly bill (No. 751, Int. No. 231), entitled "An act to amend the Lackawanna city charter, in relation to the salaries of the police commissioners, fire commissioners and members of the board of health," with a message that they have concurred in the passage of the same.

Ordered, That the Clerk deliver said resolution to the Governor.

A communication was received from Hon. Joseph H. Connors, mayor of the city of Fulton, returning Assembly bill (No. 1331, Int. No. 1090), entitled "An act to authorize the issuance and sale of sewer bonds of the city of Fulton, at an increased rate of interest, and to legalize all proceedings relating to said bonds," with a message that said mayor, and the common council of said city, after a public hearing thereon, do approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

A communication was received from Hon. Joseph H. Connors, mayor of the city of Fulton, returning Assembly bill (No. 1332, Int. No. 1091), entitled "An act to amend chapter sixty-three of the Laws of nineteen hundred and two, entitled 'An act to incorporate the city of Fulton,' in relation to rate of interest on city bonds," with a message that said mayor, and the common council of said city, after a public hearing thereon, do approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

A communication from the Governor was received and read, in the words following:

STATE OF NEW YORK — EXECUTIVE CHAMBER,

ALBANY, April 14, 1910.

To the Assembly:

Pursuant to concurrent resolution of the Senate and Assembly, herewith is returned for amendment Assembly bill (No. 1549, Int. No. 456), entitled "An act making appropriations for maintenance, and for construction, equipment and improvements for the New York State School of Agriculture at Morrisville."

CHARLES E. HUGHES.

Said bill having been announced, Mr. J. S. Phillips moved to reconsider the vote by which said bill was passed.

Mr. Speaker put the question whether the House would agree to the reconsideration of the vote on the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 125

NOES 00

Those who voted in the affirmative were:

Abbey	Crocker	Greenwood	Miller W G	Thompson
Allen A F	Cross	Haines	Murray	Thorn
Allen H E	Dana	Hearn	Neupert	Toombs
Argetsinger	Delano	Herriek	Nolan	Trombly
Barden	De Long	Higgins	O'Connor	Van Olinda
Bates	Doherty	Hoey	Odell	Vicinus
Baumes	Donnelly	Holden	Oliver	Vosburgh
Beck	Donovan	Howard	Parker	Walker
Bennett	Ebbets	Joseph	Patrie	Walters
Boshart	Evans	Kopp	Perkins	Ward
Boylan	Eveleth	Lachman	Phillips C W	Waters
Brainerd	Farrell	Lansing	Phillips J S	Weber
Brown C F	Fay	Lee	Pitkin	Weiland
Brown G W	Feeley	Levy A J	Raldiris	Weimert
Burgoyne	Filley	Levy J	Reed	Weinstein
Callan	Foley	Lowman	Roberts	Wende
Caughlan	Fowler	Lupton	Rozan	White E H
Chanler	Friend	Macdonald	Sanner	White L H
Cheney	Frisbie	MacGregor	Shea	Whitley
Clarke R H	Garfein	Manley	Shepardson	Whitney
Clark S C	Goodspeed	Marlatt	Smith A E	Wilsnack
Coffey	Goodwin	McCue	Smith M	Wood
Colné	Graubard	McElligott	Stivers	Yale
Conklin	Gray	McGrath	Sullivan	Young E
Connell	Green	Miller J L	Sweet	Young F L

Mr. J. S. Phillips moved that said bill be recommitted to the committee on ways and means, with instructions to report the same forthwith, amended as follows:

Page 1, line 6, after the word "expenses" insert "already incurred and to be incurred".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Merritt, from the committee on ways and means, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

On motion of Mr. J. S. Phillips, the House adjourned.

FRIDAY, APRIL 15, 1910.

The House met pursuant to adjournment.

Prayer by Rev. J. Addison Jones.

On motion of Mr. J. S. Phillips, the reading of the journal of yesterday was dispensed with and the same was approved.

The Senate sent for concurrence the following entitled bills:

"An act to amend the Greater New York charter, in relation to grants of land under water by the city of New York to the State" (No. 946, Rec. No. 137), which was read the first time and referred to the committee on affairs of cities.

"An act to amend chapter four hundred and eighty-six of the Laws of eighteen hundred and ninety-nine, entitled 'An act to establish the office of public administrator in the county of Richmond,' in relation to the powers of such administrator" (No. 694, Rec. No. 138), which was read the first time and referred to the committee on internal affairs.

"An act to amend the County Law, in relation to the office of county auditor" (No. 951, Rec. No. 139), which was read the first time and referred to the committee on internal affairs.

"An act to amend the Town Law, in relation to lighting streets and petition for improvements" (No. 583, Rec. No. 140), which was read the first time and referred to the committee on internal affairs.

"An act to amend the Penal Law, in relation to filing candidates' statement of expenses" (No. 845, Rec. No. 141), which was read the first time and referred to the committee on codes.

"An act to amend the Election Law, in relation to filing and preserving statements of campaign receipts and expenses" (No. 846, Rec. No. 142), which was read the first time and referred to the committee on the judiciary.

"An act to amend chapter one hundred and sixty of the Laws of nineteen hundred, entitled 'An act to incorporate the city of Cortland,' relative to the board of fire commissioners" (No. 948, Rec. No. 143), which was read the first time.

On motion of Mr. J. S. Phillips, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. J. S. Phillips, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the

affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 103

NOES 00

Those who voted in the affirmative were:

Abbey	Cross	Hearn	Oliver	Toombs
Allen A F	De Long	Herrick	Parker	Trombly
Allen H E	Doherty	Hinman	Patrie	Van Olinda
Argetsinger	Donnelly	Hoey	Perkins	Vicinus
Barden	Donovan	Holden	Phillips J S	Vosburgh
Baumes	Ebbets	Howard	Pitkin	Walker
Boshart	Evans	Keller	Raldiris	Walters
Boylan	Farrell	Kopp	Reed	Waters
Brainerd	Fay	Lachman	Roberts	Weiland
Brown C F	Feeley	Lansing	Rozan	Weinstein
Brown G W	Filley	Lowman	Sanner	White E H
Burgoyne	Fowler	Lupton	Shea	White L H
Callan	Friend	Macdonald	Shepardson	Whitney
Cheney	Garfein	MacGregor	Smith A E	Wilkie
Clarke R H	Goodspeed	Manley	Smith M	Wilsnack
Clark S C	Goodwin	Marlatt	Spielberg	Wood
Coffey	Graubard	Miller J L	Stivers	Wright
Colné	Gray	Murray	Sullivan	Yale
Connell	Greenwood	Neupert	Sweet	Young F L
Cosad	Haines	Nolan	Thorn	Zorn
Crocker	Harwood	Odell		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

“An act providing for the construction of buildings and improvements for the New York State Training School for Boys, and making an appropriation therefor” (No. 944, Rec. No. 144), which was read the first time and referred to the committee on ways and means.

“An act to amend the Agricultural Law, in relation to actions against agricultural societies” (No. 373, Rec. No. 145), which was read the first time and referred to the committee on agriculture.

“An act to amend the Code of Civil Procedure, relative to maintaining an action” (No. 947, Rec. No. 146), which was read the first time and referred to the committee on codes.

“An act to amend chapter six hundred and eighty-one of the Laws of nineteen hundred and five, entitled ‘An act to supplement the provisions of law relating to the department of finance of the city of Syracuse,’ in relation to the appointment of a tax

abstract clerk" (No. 950, Rec. No. 147), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Greater New York charter, in relation to the establishment of dental stations for the treatment of school children" (No. 942, Rec. No. 148), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Agricultural Law, in relation to branding or labelling cheese" (No. 949, Rec. No. 149), which was read the first time and referred to the committee on agriculture.

"An act to amend the Greater New York charter, relative to the organization and powers of the boards of city magistrates" (No. 585, Rec. No. 150), which was read the first time and referred to the committee on affairs of cities.

Mr. H. E. Allen introduced a bill entitled "An act for the purpose of restoring as near as may be the route of travel and the conditions existing prior to eighteen hundred and nineteen, and the construction of a new bridge over the Erie canal with the necessary approaches thereto, on route number twenty-eight of the State highways, in the village of Yorkville, and for the abolishing of the present bridge crossing at a dangerous right angle, and making appropriation therefor" (Int. No. 1488), which was read the first time and referred to the committee on ways and means.

Mr. Boylan introduced a bill entitled "An act to amend the General Business Law, in relation to employment agencies" (Int. No. 1489), which was read the first time and referred to the committee on general laws.

Mr. Hoey introduced a bill entitled "An act to amend the Greater New York charter, in relation to regulating the sale in the public streets of the city of New York of tickets of admission to places of amusement" (Int. No. 1490), which was read the first time and referred to the committee on affairs of cities.

Mr. Kopp introduced a bill entitled "An act to amend subdivision one of section four hundred and eighty-four of the Penal Law permitting children to attend certain resorts" (Int. No. 1491), which was read the first time and referred to the committee on codes.

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Mr. Lee introduced a bill entitled "An act to amend the Greater New York charter, relating to the general powers of commissioners as to the management of parks" (Int. No. 1492), which was read the first time and referred to the committee on affairs of cities.

Mr. Patrie introduced a bill entitled "An act to amend the Forest, Fish and Game Law, in relation to the hooking of suckers in certain waters of Greene county" (Int. No. 1493), which was read the first time and referred to the committee on fisheries and game.

Mr. Raldiris introduced a bill entitled "An act to amend the Greater New York charter, in relation to the pavement of streets and the payment of the cost thereof" (Int. No. 1494), which was read the first time and referred to the committee on affairs of cities.

Also, "An act authorizing the board of estimate and apportionment of the city of New York, in its discretion to direct that the cost and expenses of opening, extending and widening Sedgewick avenue in the borough of the Bronx, in the city of New York, and the cost and expense of acquiring the title to lands and premises in connection therewith, be paid entirely or in part by the city of New York (Int. No. 1495), which was read the first time and referred to the committee on affairs of cities.

Mr. Trombly introduced a bill entitled "An act making an appropriation for rebuilding the dam across the Great Chazy river at Chazy lake, authorized and constructed pursuant to chapter two hundred and eighty-nine of the Laws of eighteen hundred and sixty-eight" (Int. No. 1496), which was read the first time and referred to the committee on ways and means.

Also, "An act to amend the charter of the city of Plattsburg in relation to Riverside cemetery" (Int. No. 1497), which was read the first time and referred to the committee on affairs of cities.

Mr. Shortt introduced a bill entitled "An act to prescribe the method by which and the terms and conditions under which shall be determined the amount of any debt incurred by the city of New York for any rapid transit or dock investment prior to the first day of January, nineteen hundred and ten, which may be

excluded in ascertaining the power of the city of New York to become otherwise indebted, pursuant to the provisions of section ten of article eight of the Constitution, and to confer jurisdiction on the Appellate Division of the Supreme Court in the first judicial department to determine the amount of any debt to be so excluded" (Int. No. 1498), which was read the first time and referred to the committee on the judiciary.

Mr. L. H. White introduced a bill entitled "An act to amend the Highway Law in relation to a highway to be constructed and improved by the State, in the counties of Saratoga, Schenectady and Schoharie" (Int. No. 1499), which was read the first time and referred to the committee on internal affairs.

Mr. Whitney, from the committee on internal affairs, to which was referred Assembly bill introduced by Mr. W. G. Miller (No. 1570, Int. No. 1231), entitled "An act to authorize the towns of Nassau county to acquire lands for park purposes, and to issue bonds therefor."

Also, Assembly bill introduced by Mr. Sullivan (No. 1874, Int. No. 1393), entitled "An act to amend chapter one hundred and one of the Laws of nineteen hundred and seven, entitled 'An act authorizing the board of supervisors of Chautauqua county to declare the office of county clerk of such county a salaried office and to fix and determine the amount of compensation and regulating the management of such office,' in relation to bond of subordinates in the county clerk's office."

Also, Assembly bill introduced by Mr. Whitney (No. 1714, Int. No. 1327), entitled "An act to repeal chapter one hundred and ninety of the Laws of eighteen hundred and fifty-five, entitled 'An act in relation to auditing of accounts by the board of supervisors of Saratoga county.'"

Also, Assembly bill introduced by Mr. Wood (No. 897, Int. No. 785), entitled "An act to amend the Highway Law, in relation to the establishment of a new route in the State highway system, to connect routes twenty-seven and thirty by way of Carthage and Antwerp in the county of Jefferson," reported in favor of the passage of the same without amendment, which report was agreed to, and said bills placed on the order of second reading.

Mr. Whitney, from the committee on internal affairs, to which was referred Assembly bill (No. 1678, Int. No. 1299) introduced by Mr. Whitney, entitled "An act to amend the Highway Law, generally," reported in favor of the passage of the same, with the following amendments:

Page 3, line 6, inclose in brackets the comma after "salary" and strike out all of the italicised matter in the line.

Page 3, line 7, strike out "annum" and insert in italics after "provide" the following: "in addition thereto".

Page 4, lines 16 and 17, strike out "or other temporary obstruction."

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Whitney, from the committee on internal affairs, to which was referred Assembly bill (No. 1576, Int. No. 1237) introduced by Mr. Eveleth, entitled "An act to amend the Highway Law, in relation to highways to be constructed or improved by the State, in the county of Herkimer," reported in favor of the passage of the same, with the following amendments:

In the title strike out everything after "in relation to" and insert in place thereof the following: "the courses and descriptions of routes five, six, twenty-three and twenty-six of the State highway system."

Page 1, line 7, inclose with brackets the words "northwesterly by the way of West Hurley, Shokan" and insert in italics before "and" the following: "northerly and westerly by the way of Sawkill, Woodstock, Bearsville, Wittenberg".

Page 2, line 14, strike out "through Cullen, Jor-".

Page 2, line 15, strike out "danville and Paines Hollow".

Page 3, line 5, insert a comma after "counties" and before the ensuing bracket.

Page 4, line 8, strike out the bracket "【" before "Route" and inclose with brackets the word "at", and insert in italics the word "on" before "the", and insert a bracket "【" before "village".

Page 4, line 9, insert a bracket "】" after "or" and insert in italics before "near" the following: "Cherry Valley turnpike at the westerly line of the village of West Winfield."

Page 4, line 11, insert a bracket "【" before "in", at the beginning of the line.

Page 4, line 12, insert a bracket "】" after "counties" and insert in italics after such bracket and before the ensuing comma the following: "to the village of Bridgewater".

Page 4, line 16, insert a bracket “ [” before “ thence ” and after the preceding comma, and insert in italics after the last bracket “] ” the following: “ at or near Poland, there intersecting route number twenty-six.”

Page 4, strike out the whole of line 17.

Page 4, line 22, strike out the bracket before “ Route ” and insert a bracket “ [” before “ at ”.

Page 5, line 3, strike out the words “ Route ” and insert a bracket “ [” before “ at ”.

Page 5, line 3, strike out the words “ Route 26. Commencing ” and make the ensuing matter follow the bracket in line 2.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Whitney, from the committee on internal affairs, to which was referred Senate bill introduced by Mr. Allen (No. 215, Rec. No. 53), entitled “An act to amend chapter one hundred and twenty-four of the Laws of nineteen hundred and one, as amended by chapter two hundred and seventeen of the Laws of nineteen hundred and four, entitled ‘An act to regulate certain proceedings of the board of supervisors of Rensselaer county,’ ” reported in favor of the passage of the same without amendment, which report was agreed to, and said bill placed on the order of second reading.

Mr. Lupton, from the committee on fisheries and game, to which was referred Assembly bill (No. 1662, Int. No. 1295) introduced by committee on fisheries and game, entitled “An act to amend the Forest, Fish and Game Law, generally,” reported in favor of the passage of the same, with the following amendments:

Insert on page 2 after line 10, the following:

“ 13. Compensation of game protectors. The chief game protector shall receive an annual salary of two thousand five hundred dollars a year and his actual and necessary expenses while in the discharge of his official duties, not exceeding one thousand dollars a year. The first assistant chief protector shall receive one thousand [four] eight hundred dollars a year. The chief protector, [or] and the first assistant chief protector during such time as [he] they shall be required by the commissioner to reside constantly in Albany shall receive an additional salary at the rate of fifty dollars per month together with [his] their necessary traveling expenses while absent from the city of Albany in

the discharge of [his] their official duties. The second, third, fourth and fifth assistant chief protectors and each division chief protector shall receive one thousand two hundred dollars a year. [Each additional chief shall receive one thousand dollars a year] Each assistant chief protector and each division chief shall receive his necessary traveling and incidental expenses while in the discharge of their official duties not exceeding seven hundred and fifty dollars a year. Other protectors shall receive nine hundred dollars a year and an allowance for expenses not exceeding five hundred dollars a year. Each of the two game protectors appointed to protect fish in Jamaica bay shall receive not to exceed thirteen hundred dollars a year and actual and necessary traveling and incidental expenses while in the discharge of their official duty, not exceeding four hundred and fifty dollars each year."

On page 5, line 13, strike out section 7, including all that follows on page 5.

Strike out all of page 6.

Strike out all on page 7.

Strike out all on page 8.

Strike out all on page 9.

On page 10, strike out lines 1 and 2.

On page 17, line 11, after the word Bethel insert the words "and all that section of the towns of Mamakating and Thompson lying south of the Newburgh and Cohecton turnpike".

On page 22, line 15, after the word "county" insert the words "nor in the town of Lyme, Jefferson county."

On page 32, line 25, after the word "counties" insert the words "and in Saratoga county in the creeks running into Saratoga lake, from March first to May first."

On page 32, line 8, after the word "river" insert the words "and Schoharie Kill".

On page 33, line 23, strike out the word "daylight" and insert the word "sunrise".

On page 34, line 15, strike out the words "January thirty".

On page 22, line 20, insert "Wyoming, Oswego and Erie."

On page 26, strike out all of lines 21 and 22.

On page 33, line 1, strike out the words "Hoag's bridge in the town of Delhi," and insert in place thereof "the inlet of Robinson pond in the town of Stamford."

On page 18; line 20, strike out the word "accompanied" and insert "accepted."

On page 20, line 13, after the word "January" strike out the word "tenth" and insert instead "fifteenth".

On line 14, same page, strike out "fifteenth" and insert "twentieth".

On page 22, line 20, after the word "Cayuga" insert "Wyoming, Erie".

On page 34, line 13, strike out all of lines 13 to 20, inclusive. which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Lansing, from the committee on charitable and religious societies, to which was referred Assembly bill introduced by Mr. Zorn (No. 1567, Int. No. 1228), entitled "An act to change the name of Grace Methodist Episcopal Church of the borough of Queens, city of New York, to Van Alst Avenue Methodist Episcopal Church of the borough of Queens, city of New York," reported in favor of the passage of the same without amendment, which report was agreed to, and said bill placed on the order of second reading.

Mr. Lansing, from the committee on charitable and religious societies, to which was referred Senate bill introduced by Mr. Davenport (No. 42, Rec. No. 83), entitled "An act to amend the Religious Corporations Law, in relation to the property of extinct churches."

Also, Senate bill introduced by Mr. Rose (No. 671, Rec. No. 94), entitled "An act to amend the Benevolent Orders Law, in relation to the Modern Woodmen of America," reported in favor of the passage of the same without amendment, which report was agreed to, and said bills placed on the order of second reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Toombs (No. 1723, Int. No. 544), entitled "An act to amend the Greater New York charter, in relation to establishing a playground commission."

Also, the bill introduced by Mr. McCue (No. 1725, Int. 576), entitled "An act to amend chapter four hundred and twenty-five of the Laws of nineteen hundred and three, entitled 'An act to provide for further regulation of the terminals and approaches thereto of the New York and Harlem railroad at and north of Forty-second street in the city of New York and of the public highway structures over said terminals and approaches and of the motive power to be used on said railroad,' in relation to the completion of the public highway structures over such terminals and approaches and providing a penalty for delay."

Also, the bill introduced by Mr. Green (No. 1730, Int. No. 1062), entitled "An act to amend the Greater New York charter, relative to contracts for work or supplies."

Also, the bill introduced by Mr. Colne (No. 1778, Int. No. 772), entitled "An act to amend the Greater New York charter, in relation to grants of land under water by the city of New York to the State."

Also, the bill introduced by Mr. Whitney (No. 1621, Int. No. 1268), entitled "An act to amend the Town Law, in relation to preparation and distribution of lists or abstracts of audited and rejected accounts against the town."

Also, the bill introduced by Mr. Merritt (No. 1777, Int. No. 781), entitled "An act making an appropriation for the construction of the Mohansic State Hospital."

Also, the bill introduced by Mr. A. E. Smith (No. 1988, Int. No. 1375), entitled "An act to amend chapter six hundred and thirty-nine of the Laws of nineteen hundred and six, entitled 'An act to provide for a commission to investigate and consider means for protecting the waters of New York bay and vicinity against pollution and authorizing the city of New York to pay the expenses thereof,' in relation to the terms of said commission."

Also, the bill introduced by Mr. Lupton (No. 1842, Int. No. 1380), entitled "An act to repeal chapter six hundred and twenty of the Laws of eighteen hundred and seventy-three, entitled 'An act to amend the statutes in reference to the collection of taxes in the county of Suffolk.'"

Also, the bill introduced by Mr. Thompson (No. 93, Int. No. 93), entitled "An act to amend the Greater New York charter, relative to granting authority to the commissioners of the sinking fund to lease or grant interests or rights in lands acquired by the city outside the limits of said city."

Also, the bill introduced by Mr. Foley (No. 1840, Int. No. 1378), entitled "An act to amend the Greater New York charter, in relation to illegal use of the public streets of the city of New York."

Also, the bill introduced by Mr. Higgins (No. 1190, Int. No. 994), entitled "An act to amend the Greater New York charter, in relation to licensing operators of moving picture apparatus and its connections."

Also, the bill introduced by Mr. Oliver (No. 1350, Int. No. 1103), entitled "An act to amend the Banking Law, in relation to persons, partnerships and corporations receiving deposits for certain purposes, and repealing certain sections of the General Business Law, relating to the same subject."

Also, the bill introduced by Mr. C. W. Phillips (No. 1393, Int. No. 1130), entitled "An act to amend the Labor Law, in relation to reporting accidents."

Also, the bill introduced by Mr. Boshart (No. 1369, Int. No. 1104), entitled "An act to amend the Agricultural Law, in relation to branding or labeling cheese."

Also, the bill introduced by Mr. MacGregor (No. 1537, Int. No. 1221), entitled "An act to amend the Military Law, in relation to service in the National Guard and Naval Militia."

Also, the bill introduced by Mr. Toombs (No. 437, Int. No. 417), entitled "An act to amend the Code of Civil Procedure, in relation to limiting the time within which to appeal."

Also, the bill introduced by Mr. Toombs (No. 582, Int. No. 546), entitled "An act to amend the Code of Civil Procedure, in relation to short form orders upon the determination of motions."

Also, the bill introduced by Mr. Thorn (No. 1752, Int. No. 1337), entitled "An act to authorize the town board and the superintendent of highways of the town of Wales, in the county of Erie, to cancel the assessments for the improvement of the Big Tree road in said town of Wales and to refund all moneys heretofore paid upon said rolls."

Also, the bill introduced by Mr. Fowler (No. 798, Int. No. 711), entitled "An act to make the office of supervisor in the county of Ulster a salaried office."

Also, the bill introduced by Mr. MacGregor (No. 1700, Int. No. 1313), entitled "An act providing for the relief of certain taxpayers of the city of Buffalo by a reassessment to defray the cost of acquiring lands for the extension of Laurel street in said city."

Also, the bill introduced by Mr. Goodspeed (No. 1747, Int. No. 1332), entitled "An act to amend chapter six hundred and six of the Laws of nineteen hundred and two, entitled 'An act to incorporate the Brooklyn public library and to permit libraries

in the borough of Brooklyn of the city of New York to convey their property thereto, and limiting and defining the powers thereof,' in relation to the appointment and reclassification of the members thereof."

Also, the bill introduced by Mr. Toombs (No. 434, Int. No. 414), entitled "An act to amend the Code of Civil Procedure, in relation to the filing of all papers in each action or proceeding in the same file, or bundle, and relative to the record on appeals to the Court of Appeals."

Also, the bill introduced by Mr. Merritt (No. 1706, Int. No. 1319), entitled "An act to amend the Tax Law, in relation to refunds of taxes on transfers of stock."

Also, the bill introduced by Mr. Toombs (No. 1807, Int. No. 1362), entitled "An act to amend the Penal Law, in relation to conspiracies."

Also, the bill introduced by Mr. Lupton (No. 1435, Int. No. 1152), entitled "An act to amend the County Law, in relation to publication of the annual statement of the clerk of the board of supervisors."

Also, the bill introduced by Mr. Toombs (No. 1806, Int. No. 1361), entitled "An act to amend the General Business Law, in relation to monopolies."

Also, the bill introduced by Mr. Feeley (No. 1654, Int. No. 863), entitled "An act to amend the Labor Law, in relation to hours of labor of minors and women."

Also, the bill introduced by Mr. Weimert (No. 234, Int. No. 229), entitled "An act to amend the Code of Civil Procedure, relating to matrimonial actions."

Also, the bill introduced by Mr. Kopp (No. 1780, Int. No. 423), entitled "An act to amend the Code of Criminal Procedure, in relation to release on bail in certain cases," reported the same without recommendations, which report was agreed to, and said bills ordered engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Filley (No. 1561, Int. No. 1222), entitled "An act to amend chapter six hundred and seventy of the Laws of eighteen hundred and ninety-two, entitled 'An act to amend chapter five hundred and seventy-eight of the

Laws of eighteen hundred and seventy, entitled "An act to amend an act to incorporate the city of Troy, passed April twelfth, eighteen hundred and sixteen, and the several acts amendatory thereof, and also to amend other acts relating to the city of Troy," and the acts amendatory of said chapter five hundred and ninety-eight, and to consolidate into one act several of the acts amending the charter of, and other acts relating to the city of Troy and its departments, and to the inferior local courts therein," reported the same with the following recommendations:

Page 1, line 3 of title, strike out "seventy" and insert "ninety".

Line 4 of title, before "An" insert quotation mark.

Line 8 of title, after "Troy" insert quotation mark.

Line 10 of title, strike out the comma after "of".

Page 2, line 1, after "entitled" strike out rest of line.

Strike out all of line 2.

Line 3, before "An" insert quotation mark; strike out "seventy" and insert "ninety".

Line 7, strike out single quotation mark at end of line.

Line 10, strike out the comma after "of".

Line 11, strike out "amended" and insert "renumbered and amended".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Thorn (No. 1751, Int. No. 1336), entitled "An act to authorize the town board and the superintendent of highways of the town of Grand Island, in the county of Erie, to cancel the assessments for the improvement of the Base Line highway in said town of Grand Island and to refund all moneys heretofore paid upon said rolls," reported the same with the following recommendation:

Page 2, line 21, strike out the second "said".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Weiland (No. 542, Int. No. 510), entitled "An act to amend the Greater New York charter,

in relation to powers of dock masters," reported the same with the following recommendation:

Page 1, line 12, strike out "for" and insert "of".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Toombs (No. 583, Int. No. 547), entitled "An act to amend the Code of Civil Procedure and repealing certain sections thereof, in relation to actions to recover real property," reported the same with the following recommendation:

Page 1, line 3, after "judgment" insert "rendered".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. MacGregor (No. 1533, Int. No. 1216), entitled "An act to amend the Military Law, in relation to military courts," reported the same with the following recommendations:

Page 1, line 9, italicize "1".

Page 2, line 4, italicize "follows".

Line 15, strike out "or".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Burgoyne (No. 672, Int. No. 616), entitled "An act to amend chapter three hundred and thirty-four of the Laws of nineteen hundred and one, entitled 'An act in relation to tenement houses in cities of the first class,' as amended by chapter three hundred and fifty-two of the Laws of nineteen hundred and two, and by chapter one hundred and seventy-nine of the Laws of nineteen hundred and three, et cetera," reported the same with the following recommendations:

Page 1, line 1 of the title, after "amend" strike out balance of line.

Strike out lines 2, 3, 4, 5, and 6 of title, and insert in place thereof "the Tenement House Law, in relation to definition of tenement house."

Line 1, strike out "Section two"; strike out the first "s" in "subdivision" and insert a capital "S", and strike out "chapter one" and insert "of section two."

Line 2, strike out "three hundred and thirty-four" and insert "ninety-nine".

Line 3, strike out "one" and insert "nine", also strike out "in cities".

Strike out all of lines 4, 5 and 6 and 7 down to and including "three" and insert in place thereof "constituting chapter sixty-one of the Consolidated Laws,".

Page 2, strike out all of lines 1 and 2.

Line 3, strike out "(1)" and insert "1."; before "tenement" insert quotation mark and after "house" insert quotation.

Line 4, after "occupied" insert comma.

Line 8, after "cooking" insert comma.

Line 9, after "closets" strike out the comma.

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the Senate bill introduced by Mr. Allen (No. 480, Assembly reprint No. 1838, Rec. No. 60), entitled "An act to amend chapter nine of the Laws of nineteen hundred and three, entitled 'An act to make the office of sheriff of Rensselaer county a salaried office, and regulating the management of said office,' as amended by chapter four of the Laws of nineteen hundred and four, providing for payment of fees to a deputy designated by the sheriff to serve civil process, increasing the appropriation for the appointees of the sheriff, prescribing the persons to be maintained at the jail at the expense of the county, and decreasing the number of court officers," reported the same with the following recommendations:

Page 1, line 4 of the title, strike out "as amended by chapter four of the Laws".

Line 5 of the title, strike out "of nineteen hundred and four,".

Line 3, after "office" insert comma.

Page 2, line 1, strike out "said" and insert "such".

Line 2, strike out "be legally" and insert "legally be".

Line 11, after "county" insert comma.

Line 12, strike out "to".

Line 13, after "of" insert "such", also strike out "nine of the Laws of nineteen hun-".

Strike out all of lines 14 and 15.

Line 16, strike out "ment of said office".

Line 23, strike out "statement" and insert "affidavit".

Line 26, after "of" insert "the".

Page 3, line 7, after "of" insert "such"; after "chapter" strike out balance of line.

Line 8, strike out "dred and three".

Line 9, after "four" strike out balance of line.

Strike out all of lines 10 and 11.

Line 12, strike out "pointees of the sheriff"; strike out "so as".

Page 3, line 13, strike out "any time" and insert "pleasure".

Line 14, strike out "and of the" and insert "; of".

Line 15, strike out "a" after "be" and insert "the".

Line 15, after "jailer" insert comma.

Line 17, strike out "thirty" and insert "three thousand".

Page 4, line 8, strike out the "s" in "services".

Line 8, after "require" insert "Said court attendants shall be paid the compensation allowed by law and from the fund provided for by the terms and provisions of section thirty-one of the Code of Civil Procedure of the State."

Line 9, strike out "and" and insert "or".

Line 10, after "repealed" insert "§ 5." and make a new paragraph.

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Green (No. 1729, Int. No. 792), entitled "An act to amend the Greater New York charter, in relation to the aqueduct commissioners," reported the same with the following recommendations:

Page 1, line 1, strike out "chapter three".

Strike out lines 2, 3, and 4 down to and including "and" and insert "the Greater New York charter, as re-enacted by".

Line 6, strike out "so as".

Line 11, strike out "the".

Line 14, strike out the quotation mark before "All".

Line 24, strike out the quotation mark after "said".

Line 25, strike out "and" and insert "or".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Merritt (No. 1797, Int. No.

225), entitled "An act to amend the General Business Law, in relation to standards of weights and measures," reported the same with the following recommendations:

Page 2, line 20, after "standard" insert "s"; strike out the "s" in "weights", also strike out the "s" in "measures".

Page 3, line 6, after "measure" strike out the comma.

Line 17, after "hundred" insert hyphen "-".

Page 4, line 4, strike out "herd-grass" and insert "herds-grass".

Line 13, after "fire" insert hyphen "-".

Page 8, line 4, place "a" in roman type.

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Wilkie (No. 1734, Int. No. 803), entitled "An act to amend chapter one hundred and five of the Laws of eighteen hundred and ninety-one, entitled 'An act to revise the charter of the city of Buffalo,' and the several acts amendatory thereof and supplementary thereto, relating to the police force of said city," reported the same with the following recommendations:

Page 1, line 3 of the title, strike out "and the several acts amendatory".

Line 4 of the title, strike out "thereof and supplementary thereto,".

Line 5 of the title, after "force" insert "and precincts".

Page 2, line 4, strike out "so as".

Line 13, italicize "one commander; three pilots; one chief engineer; two as-".

Line 14, italicize "sistant engineers; three stokers".

Page 3, line 22, strike out "said" and insert "such", also insert a comma after "chapter" and strike out "one", strike out all of line 23.

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. McGrath (No. 72, Int. No. 72), entitled "An act to amend section twenty-one hundred and forty-five of the Penal Law in relation to Sunday baseball," reported the same with the following recommendations:

Page 1, line 1 of the title, strike out "section twenty-one hundred and forty-five of".

Line 2 of the title, after "Law" insert comma.

Line 1, strike out "Chapter" and insert "Section twenty-one hundred and forty-five of chapter".

Line 3, after "crime," strike out the quotation mark.

Line 3, after "laws," insert quotation mark.

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Ward (No. 1783, Int. No. 859), entitled "An act to amend the Penal Law, in relation to selling, offering for sale or receiving horses or other animals, which by reason of disease are unfitted for work," reported the same with the following recommendations:

Page 1, line 2 of the title, strike out "or receiving".

Page 1, line 4, after "amended" insert "to read".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. F. L. Young (No. 1779, Int. No. 631), entitled "An act to amend the Code of Civil Procedure, in relation to disposing of the decedent's real property for the payment of debts and funeral expenses," reported the same with the following recommendations:

Page 1, line 3, strike out "Hearing".

Page 2, line 19, strike out second "of" and insert "or".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Merritt (No. 1793, Int. No. 857), entitled "An act making appropriations for construction, additions and improvements at the State hospitals for the insane," reported the same with the following recommendations:

Page 5, line 18, after "buildings" insert "and equipment of the same".

Line 18, strike out "twenty" and insert "thirty".

Line 19, strike out "2" and insert "3".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Merritt (No. 1785, Int. No. 730), entitled "Concurrent resolution of the Senate and Assembly proposing an amendment to section seven of article seven of the Constitution, in relation to the disposition and use of lands in the forest preserve," reported the same with the following recommendations:

Page 1, line 3, strike out "§ 7. Forest preserve" and insert "Forest preserve — § 7."

Line 4, after "preserve" strike out the comma.

Line 6, after "exchanged" insert comma.

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Green (No. 1798, Int. No. 684), entitled "An act to amend the Real Property Law, in relation to registering the titles to real property," reported the same with the following recommendations:

Page 13, line 12, after "post" insert hyphen "-".

Page 15, line 26, after "required" insert "by".

Page 16, line 22, strike out the quotation mark.

Line 24, strike out the quotation mark.

Page 21, line 14, after "York" strike out the comma.

Page 23, line 18, strike out "in place thereof insert" and insert "such chapter is hereby amended by inserting therein".

Line 19, after "section" insert ", to be section", also after "four" insert "thereof".

Line 20, italicize "404" in figures.

Page 30, line 7, strike out "in place" and insert "such chapter is hereby amended by inserting therein".

Line 8, strike out "thereof insert", also after "section" insert ", to be section", and after "four" insert "thereof".

Line 10, italicize "434. Form for examiner's certificate of title."

Page 18, line 22, strike out the words "in place" and insert in the place thereof "such chapter is hereby amended by inserting therein".

Page 18, line 23, strike out the words "thereof insert".

Page 18, line 23, after the word "section" insert "to be section", and on same line after the words "eighty-eight" insert "thereof".

Page 18, line 25, italicize "§ 388. Guardian ad litem".
which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. Cheney, from the committee on printed and engrossed bills, reported the following bills as correctly printed or engrossed:

"An act to legalize the authorization of an issue of fifty thousand dollars of bonds of the city of Plattsburg for the improvement of its water supply." (No. 1722, Int. No. 1021.)

"An act to amend chapter three hundred and five of the Laws of eighteen hundred and fifty-three, entitled 'An act to consolidate the several school districts and parts of districts in the village of Pulaski into one district, and provide for a school therein,' in relation to annual school meeting and terms of trustees." (No. 1584, Int. No. 1245.)

"An act empowering and directing the Superintendent of Public Works to remove the obstruction, gravel, sand, et cetera, from the bed of Wood creek from its source in the town of Argyle to where it empties into the Barge canal north of Dunhams Basin in the town of Kingsbury, Washington county, New York." (No. 1776, Int. No. 649.)

"An act to amend the Public Lands Law, in relation to notice of discovery of mines." (No. 1824, Int. No. 1004.)

"An act to amend the Highway Law, in relation to the liability of the State for damages." (No. 1679, Int. No. 1300.)

"An act to amend the Village Law, in relation to powers of sewer commissioners." (No. 1886, Int. No. 238.)

"An act to amend the Liquor Tax Law, in relation to fees for search for seizure of liquors kept for unlawful traffic." (No. 1578, Int. No. 1239.)

"An act making appropriations for the State institutions reporting to the Fiscal Supervisor of State Charities." (No. 1795, Int. No. 83.)

"An act to amend chapter two hundred and three of the Laws of nineteen hundred and seven, entitled 'An act to revise and amend the charter of the city of Newburgh, being chapter five

hundred and forty-one of the Laws of eighteen hundred and sixty-five, and the several acts amendatory thereof and supplemental thereto,' in relation to the police force." (No. 1885, Int. No. 187.)

Mr. Brainerd offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on taxation and retrenchment be discharged from the further consideration of the bill (No. 1876, Int. No. 1395), entitled "An act to amend the Tax Law, in relation to exemption from taxation of interest-bearing deposits."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Said bill having been announced, Mr. Brainerd moved to amend as follows:

Page 1, strike out lines 5 and 6, and insert the following:

"14. **[The]** Interest bearing deposits and certificates or other written evidences therefor of any depositor in any bank **[for savings]** or banks **[which are due depositors]**".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

On motion of Mr. Brainerd, said bill was ordered reprinted and recommitted to said committee.

The bill (No. 1889, Int. No. 493) entitled "An act to amend the Navigation Law, in relation to certain motor craft," having been announced for a second reading,

On motion of Mr. J. S. Phillips, and by unanimous consent, said bill was ordered placed on the second reading calendar for Tuesday next.

The bill (No. 1514, Int. No. 1169) entitled "An act to amend the Village Law, in relation to election on proposition to incorporate," was read the second time.

On motion of Mr. Evans, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1789, Int. No. 833) entitled "An act to insert a new article, to be known as article ten, into the General Business Law, in relation to ticket agents," having been announced for a second reading,

On motion of Mr. Oliver, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The bill (No. 1698, Int. No. 948) entitled "An act to amend the General Business Law, being chapter twenty of the Consolidated Laws, by inserting a new article, to be known as article three-a, private banking," having been announced for a second reading,

On motion of Mr. Oliver, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The bill (No. 1409, Int. No. 1139) entitled "An act to amend the Insurance Law, in relation to provisions in contracts or policies of insurance for the appointment of an umpire," was read the second time.

On motion of Mr. Foley, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1137, Int. No. 951) entitled "An act to provide for joining the people of the State of New York as a party defendant in the foreclosure of certain mortgages on land in the town of Newfane, Niagara county," was read the second time.

On motion of Mr. Feeley, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1841, Int. No. 1379) entitled "An act to legalize and validate the proposition submitted and adopted at a regular election held in the village of Mount Kisco on the fifteenth day of March, nineteen hundred and ten, to authorize the issuance and sale of the bonds of said village in the amount of forty-eight thousand three hundred dollars to pay part of the cost of the paving or otherwise improving certain streets in said village, and the acts and proceedings of the board of trustees heretofore taken pursuant thereto, and to authorize the issuance and sale of said bonds," was read the second time.

On motion of Mr. Goodwin, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1305, Int. No. 1060) entitled "An act to amend the Code of Civil Procedure, relative to the modes of service of papers," having been announced for a second reading,

On motion of Mr. Oliver, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The bill (No. 1084, Int. No. 915) entitled "An act to amend the Domestic Relations Law, in relation to the issuance of marriage licenses in duplicate," was read the second time.

On motion of Mr. Green, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1511, Int. No. 1196) entitled "An act to amend the General Business Law, in relation to the regulation of private banks and bankers, and to repeal article ten thereof, relating to ticket agents," having been announced for a second reading,

On motion of Mr. Oliver, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The bill (No. 1759, Int. No. 1344) entitled "An act to amend the Forest, Fish and Game Law, in relation to pheasants and woodcock on Robbins and Gardiners islands," was read the second time.

On motion of Mr. Lupton, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1469, Int. No. 1174) entitled "An act to amend the Village Law, in relation to establishment of fire limits," was read the second time.

On motion of Mr. W. G. Miller, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1471, Int. No. 1176) entitled "An act to amend the Village Law, in relation to class of villages," was read the second time.

On motion of Mr. W. G. Miller, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1052, Int. No. 724) entitled "An act to amend the Judiciary Law, in relation to certain papers that may be destroyed," was read the second time.

On motion of Mr. O'Connor, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1215, Int. No. 1013) entitled "An act to amend

the Banking Law, in relation to persons, partnerships and corporations receiving deposits for certain purposes, and repealing certain sections of the General Business Law relating to the same subject," having been announced for a second reading,

On motion of Mr. Oliver, said bill was laid aside, retaining its place on the order of second reading.

The bill (No. 1194, Int. No. 998) entitled "An act to amend article two of the Stock Corporation Law, in relation to corporations having shares of capital stock without nominal or par value," was read the second time.

On motion of Mr. J. S. Phillips, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1309, Int. No. 1064) entitled "An act to amend the Village Law, in relation to incorporation," was read the second time.

On motion of Mr. J. S. Phillips, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1167, Int. No. 982) entitled "An act to amend the Prison Law, in relation to the management of State prisons," was read the second time.

On motion of Mr. Reed, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1816, Int. No. 1371) entitled "An act to amend the Forest, Fish and Game Law, in relation to forest fires," was read the second time.

On motion of Mr. Shea, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 199, Int. No. 198) entitled "An act to provide for the acquisition and preservation of the historic building known as the Billopp House, situated in the county of Richmond, and making an appropriation therefor," was read the second time.

On motion of Mr. Oliver, said bill was placed on the order of third reading.

On motion of Mr. Oliver, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree

to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 103

NOES 00

Those who voted in the affirmative were:

Abbey	Cross	Hearn	Oliver	Toombs
Allen A F	De Long	Herrick	Parker	Trombly
Allen H E	Doherty	Hinman	Patrie	Van Olinda
Argetsinger	Donnelly	Hoey	Perkins	Vicinus
Barden	Donovan	Holden	Phillips J S	Vosburgh
Baumes	Ebbets	Howard	Pitkin	Walker
Boshart	Evans	Keller	Raldiris	Walters
Boylan	Farrell	Kopp	Reed	Waters
Brainerd	Fay	Lachman	Roberts	Weiland
Brown C F	Feeley	Lansing	Rozan	Weinstein
Brown G W	Filley	Lowman	Sanner	White E H
Burgoyne	Fowler	Lupton	Shea	White L H
Callan	Friend	Macdonald	Shepardson	Whitney
Cheney	Garfein	MacGregor	Smith A E	Wilkie
Clarke R H	Goodspeed	Manley	Smith M	Wilsnack
Clark S C	Goodwin	Marlatt	Spielberg	Wood
Coffey	Graubard	Miller J L	Stivers	Wright
Colné	Gray	Murray	Sullivan	Yale
Connell	Greenwood	Neupert	Sweet	Young F L
Cosad	Haines	Nolan	Thorn	Zorn
Crocker	Harwood	Odell		

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

The bill (No. 535, Int. No. 503) entitled "An act to amend chapter five hundred and eighty of the Laws of nineteen hundred and two, entitled 'An act in relation to the Municipal Court of the city of New York, its officers and marshals,' in relation to vacating judgments obtained without service of summons as required by law," was read the second time.

On motion of Mr. Weber, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1680, Int. No. 1301) entitled "An act to amend the Judiciary Law, in relation to actions or proceedings where one of the attorneys is a member of the Legislature," was read the second time.

On motion of Mr. Wende, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1677, Int. No. 1298) entitled "An act to author-

ize the trustees of Flatiron park, in the village of Waterford, in the county of Saratoga, to convey its interest in such park to the Waterford Soldiers and Sailors' Monument Association and to provide for the care, maintenance and improvement of said park by said village," was read the second time.

On motion of Mr. Whitney, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1849, Int. No. 1387) entitled "An act to amend chapter fifty-six of the Laws of nineteen hundred and nine, entitled 'An act in relation to State boards and commissions, constituting chapter fifty-four of the Consolidated Laws,' in relation to the ownership of river improvements and the assessment of the amount of benefit received thereby," was read the second time.

On motion of Mr. Whitney, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1686, Int. No. 1308) entitled "An act to extend the corporate existence of the Acme Land Company and to validate its conveyances of real estate," was read the second time.

On motion of Mr. Wilkie, said bill was placed on the order of third reading.

On motion of Mr. Wilkie, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 103

NOES 00

Those who voted in the affirmative were:

Abbey	Cross	Hearn	Oliver	Toombs ¹
Allen A F	De Long	Herrick	Parker	Trombly
Allen H E	Doherty	Hinman	Patrie	Van Olinda
Argetsinger	Donnelly	Hoey	Perkins	Vicinus
Barden	Donovan	Holden	Phillips J S	Vosburgh
Baumes	Ebbets	Howard	Pitkin	Walker
Boshart.	Evans	Keller	Raldiris	Walters

Boylan	Farrell	Kopp	Reed	Waters
Brainerd	Fay	Lachman	Roberts	Weiland
Brown C F	Feeley	Lansing	Rozan	Weinstein
Brown G W	Filley	Lowman	Sanner	White E H
Burgoyne	Fowler	Lupton	Shea	White L H
Callan	Friend	Macdonald	Shepardson	Whitney
Cheney	Garfein	MacGregor	Smith A E	Wilkie
Clarke R H	Goodspeed	Manley	Smith M	Wilsnack
Clark S C	Goodwin	Mariatt	Speloerg	Wood
Coffey	Graubard	Miller J L	Stivers	Wright
Colné	Gray	Murray	Sullivan	Yale
Connell	Greenwood	Neupert	Sweet	Young F L
Cosad	Haines	Nolan	Thorn	Zorn
Crocker	Harwood	Odell		

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

The bill (No. 1499, Int. No. 1194) entitled "An act to provide a survey and plans for the acquisition of harbor terminals by the State in the port of New York, by the construction of an artificial waterway between Flushing and Jamaica bays, and providing an appropriation therefor," was read the second time.

On motion of Mr. Wilsnack, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1868, Int. No. 1399) entitled "An act to amend chapter three hundred and seventy-nine of the Laws of nineteen hundred and nine, entitled 'An act to authorize the board of trustees of the village of Ellenville, in the county of Ulster, to provide for a supply of water for such village and to raise the necessary funds therefor by issuing and selling village bonds,' relative to the total expense authorized and to the amount of bonds to be issued therefor," was read the second time.

On motion of Mr. Whitney, said bill was placed on the order of third reading.

On motion of Mr. Whitney, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 103

NOES 00

Those who voted in the affirmative were:

Abbey	Crocker	Harwood	Odell	Toombs
Allen A F	Cross	Hearn	Oliver	Trombly
Allen H E	De Long	Herrick	Parker	Van Olinda
Argetsinger	Doherty	Hinman	Patrie	Vicinus
Barden	Donnelly	Hoey	Perkins	Vosburgh
Baumes	Donovan	Holden	Phillips J S	Walker
Boshart	Ebbets	Howard	Pitkin	Walters
Boylan	Evans	Keller	Raldiris	Waters
Brainerd	Farrell	Kopp	Reed	Weiland
Brennan	Fay	Lachman	Roberts	Weinstein
Brown C F	Feeley	Lansing	Rozan	White E H
Brown G W	Filley	Lowman	Sanner	White L H
Burgoyne	Fowler	Lupton	Shea	Whitney
Callan	Friend	Macdonald	Shepardson	Wilkie
Cheney	Garfein	MacGregor	Smith A E	Wilsnack
Clarke R H	Goodspeed	Manley	Smith M	Wood
Clark S C	Goodwin	Marlatt	Spielberg	Wright
Coffey	Graubard	Miller J L	Stivers	Yale
Colné	Gray	Murray	Sullivan	Young F L
Connell	Greenwood	Neupert	Sweet	Zorn
Cosad	Haines	Nolan	Thorn	

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

The bill (No. 1552, Int. No. 436) entitled "An act to prescribe the method by which and the terms and conditions under which shall be determined the amount of any indebtedness heretofore incurred by the city of New York for rapid transit or dock investments which may be excluded in ascertaining the power of the city to become indebted under the provisions of section ten of article eight of the Constitution of the State," having been announced,

Mr. J. S. Phillips moved that said bill be recommitted to the committee on the judiciary, with instructions to report the same forthwith, amended as follows:

Title, line 3, strike out "heretofore"; after "New York" insert "prior to the first day of January, nineteen hundred and ten,".

Line 5, after "become" insert "otherwise".

Page 2, lines 20 and 21, strike out "at the rate of three per centum per annum".

Lines 24 and 25, strike out "at the rate of three per centum per annum".

Page 3, lines 2 and 3, strike out "at the rate of three per centum per annum".

Line 12, after "bears" insert "the same ratio".

Line 13, after "date," insert "as"; strike out before and after the word "ratio" the words "same" and "as".

Line 14, strike out "that".

Page 4, line 2, strike out "three" and insert "two".

Line 8, strike out "three" and insert "two".

Lines 13 and 14, strike out "the head of any department of the city government,".

Line 19, after "any" insert "material".

Line 20, after "shall" insert "forthwith".

Line 23, after "thereon" insert "proceeding from day to day"; after "reported" insert "forthwith".

Page 5, line 1, after "time" insert "as early as may be".

Line 7, after "shall" insert "with all convenient speed".

Lines 16 and 17, strike out "at the rate of three per centum per annum".

Lines 20 and 21, strike out "at the rate of three per centum per annum".

Lines 24 and 25, strike out "at the rate of three per centum per annum".

Page 6, line 2, strike out comma "[,]" and "which is" and insert period "[.]".

Lines 3 to 9, inclusive, strike out "hereby . . . petition."

Line 12, after "bears" insert "the same ratio".

Line 13, after "date," insert "as"; before "ratio" strike out "same"; after "ratio" strike out "as that".

Line 23, after "finding" add "s".

Page 7, lines 8 and 9, strike out "the head of any department of the city government,".

Line 16, strike out "repeal" and insert "appeal".

Line 20, strike out "s" at end of "commissions"; strike out "and second"; strike out "s" at end of "districts".

Page 8, lines 15 and 16, strike out "at the rate of three per centum per annum" and insert comma "[,]".

Line 19, strike out "at the rate of three per centum per annum".

Lines 23 and 24, strike out "at the rate of three per centum per annum".

Page 9, line 5, after "bears" insert "the same ratio".

Line 6, after "date," insert "as"; before "ratio" strike out "same"; after "ratio" strike out "as that".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. J. S. Phillips, from the committee on the judiciary, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

The Senate bill (No. 651, Rec. No. 135) entitled "An act to amend the Agricultural Law, in relation to penalties for violation of article four," having been announced for a third reading,

On motion of Mr. J. S. Phillips, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The Senate bill (No. 991, Rec. No. 136) entitled "An act to amend chapter fifty-nine of the Laws of nineteen hundred and nine, known as the State Law, constituting chapter fifty-seven of the Consolidated Laws in relation to the acquisition by the United States of lands for parade or maneuver grounds," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 103

NOES 00

Those who voted in the affirmative were:

Abbey	Cross	Hearn	Oliver	Toombs
Allen A F	De Long	Herrick	Parker	Trombly
Allen H E	Doherty	Hinman	Patrie	Ven Olinda
Argetsinger	Donnelly	Hoey	Perkins	Vicinus
Barden	Donovan	Holden	Phillips J S	Vosburgh
Baumes	Ebbets	Howard	Pitkin	Welker
Boshart	Evans	Keller	Røldiris	Walters
Boylan	Farrell	Kopp	Reed	Waters
Brainerd	Fay	Lachman	Roberts	Weiland
Brown C F	Feeley	Lensing	Rczan	Weinstein
Brown G W	Filley	Lowman	Sanner	White E H
Burgoyne	Fowler	Lupton	Shea	White L H
Callan	Friend	Macdonald	Shepærdson	Whitney
Cheney	Garfein	MacGregor	Smith A E	Wilkie
Clarke R H	Goodspeed	Manley	Smith M	Wilsnack
Clark S C	Goodwin	Marlatt	Spielberg	Wood
Coffey	Graubard	Miller J L	Stivers	Wright
Colné	Gray	Murray	Sullivan	Yale
Connell	Greenwood	Neupert	Sweet	Young F L
Cosad	Haines	Nolan	Thorn	Zorn
Crocker	Harwood	Odell		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 865, Rec. No. 76) entitled "An act to amend the Greater New York charter, in relation to proceedings for the acquirement of wharf property in said city," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 103

NOES 00

Those who voted in the affirmative were:

Abbey	Cross	Hearn	Oliver	Toombs
Allen A F	De Long	Herrick	Parker	Trombly
Allen H E	Doherty	Hinman	Patrie	Van Olinda
Argetsinger	Donnelly	Hoey	Perkins	Vicinus
Barden	Donovan	Holden	Phillips J S	Vosburgh
Baumes	Ebbets	Howard	Pitkin	Walker
Boshart	Evans	Keller	Raldiris	Walters
Boylan	Farrell	Kopp	Reed	Waters
Brainerd	Fay	Lachman	Roberts	Weiland
Brown C F	Feeley	Lansing	Rozan	Weinstein
Brown G W	Filley	Lowman	Sanner	White E H
Burgoyne	Fowler	Lupton	Shea	White L H
Callan	Friend	Macdonald	Shepardson	Whitney
Cheney	Garfein	MacGregor	Smith A E	Wilkie
Clarke R H	Goodspeed	Manley	Smith M	Wilsnack
Clark S C	Goodwin	Marlatt	Spielberg	Wood
Coffey	Graubard	Miller J L	Stivers	Wright
Colné	Gray	Murray	Sullivan	Yale
Connell	Greenwood	Neupert	Sweet	Young F L
Cosad	Haines	Nolan	Thorn	Zorn
Crocker	Harwood	Odell		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 567, Rec. No. 77) entitled "An act to amend chapter four hundred and thirty-five of the Laws of eighteen hundred and ninety-five, entitled 'An act to incorporate the New York Zoological Society and to provide for the establishment of a zoological garden in the city of New York,' in relation to

real and personal property," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 103

NOES 00

Those who voted in the affirmative were:

Abbey	Cross	Hearn	Oliver	Toombs
Allen A F	De Long	Herrick	Parker	Trombly
Allen H E	Doherty	Hinman	Patrie	Van Olinda
Argetsinger	Donnelly	Hoey	Perkins	Vicinus
Barden	Donovan	Holden	Phillips J S	Vosburgh
Baumes	Ebbets	Howard	Pitkin	Walker
Boshart	Evans	Keller	Raldiris	Walters
Boylan	Farrell	Kopp	Reed	Waters
Brainerd	Fay	Lachman	Roberts	Weiland
Brown C F	Feeley	Lansing	Rozan	Weinstein
Brown G W	Filley	Lowman	Sanner	White E H
Burgoyne	Fowler	Lupton	Shea	White L H
Callan	Friend	Macdonald	Shepardson	Whitney
Cheney	Garfein	MacGregor	Smith A E	Wilkie
Clarke R H	Goodspeed	Manley	Smith M	Wilsnack
Clark S C	Goodwin	Marlatt	Spielberg	Wood
Coffey	Graubard	Miller J L	Stivers	Wright
Colné	Gray	Murray	Sullivan	Yale
Connell	Greenwood	Neupert	Sweet	Young F L
Cosad	Haines	Nolan	Thorn	Zorn
Crocker	Harwood	Odell		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 390, Rec. No. 73) entitled "An act to amend the Military Law, in relation to military courts," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 103

NOES 00

Those who voted in the affirmative were:

Abbey	Cross	Hearn	Oliver	Toombs
Allen A F	De Long	Herrick	Parker	Trombly
Allen H E	Doherty	Hinman	Patrie	Van Olinda
Argetsinger	Donnelly	Hoey	Perkins	Vicinus
Barden	Donovan	Holden	Phillips J S	Vosburgh
Baumes	Ebbets	Howard	Pitkin	Walker
Boshart	Evans	Keller	Raldiris	Walters
Boylan	Farrell	Kopp	Reed	Waters
Brainerd	Fay	Lachman	Roberts	Weiland
Brown C F	Feeley	Lansing	Rozan	Weinstein
Brown G W	Filley	Lowman	Sanner	White E H
Burgoyne	Fowler	Lupton	Shea	White L H
Callan	Friend	Macdonald	Shepardson	Whitney
Cheney	Garfein	MacGregor	Smith A E	Wilkie
Clarke R H	Goodspeed	Manley	Smith M	Wilsnack
Clark S C	Goodwin	Marlatt	Spielberg	Wood
Coffey	Graubard	Miller J L	Stivers	Wright
Colné	Gray	Murray	Sullivan	Yale
Connell	Greenwood	Neupert	Sweet	Young F L
Cosad	Haines	Nolan	Thorn	Zorn
Crocker	Harwood	Odell		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 1738, Int. No. 1049) entitled "An act to amend chapter one hundred and sixty of the Laws of nineteen hundred, entitled 'An act to incorporate the city of Cortland,' relative to the board of fire commissioners," having been announced for a third reading,

On motion of Mr. J. S. Phillips, said bill was laid aside, and ordered stricken from the calendar.

Mr. Lupton offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur), That a respectful message be sent to the Governor, requesting the return to the Assembly of Assembly bill (No. 938, Int. No. 276), entitled "An act to amend the Tax Law, in relation to the salary of the transfer tax appraiser in Suffolk county," for the purposes of amendment.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

Mr. Merritt offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur), That a respectful message be sent to the Governor, requesting the return to the Assembly of Assembly bill (No. 1013, Int. No. 865), entitled "An act making an appropriation for the expenses of the joint committee of the Senate and Assembly to examine into the question of extending the jurisdiction of the Public Service Commissions so as to include telephone and telegraph companies," for the purposes of amendment.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

The Senate returned the concurrent resolution recalling from the Governor, for the purposes of amendment, Assembly bill (No. 1013, Int. No. 865), entitled "An act making an appropriation for the expenses of the joint committee of the Senate and Assembly to examine into the question of extending the jurisdiction of the Public Service Commissions so as to include telephone and telegraph companies," with a message that they have concurred in the passage of the same.

Ordered, That the Clerk deliver said resolution to the Governor.

The Senate returned the concurrent resolution recalling from the Governor, for the purposes of amendment, Assembly bill (No. 938, Int. No. 276), entitled "An act to amend the Tax Law, in relation to the salary of the transfer tax appraiser in Suffolk county," with a message that they have concurred in the passage of the same.

Ordered, That the Clerk deliver said resolution to the Governor.

A communication from the Governor was received and read, in the words following:

STATE OF NEW YORK — EXECUTIVE CHAMBER.

ALBANY, April 15, 1910.

To the Assembly:

Pursuant to concurrent resolution of the Senate and Assembly, herewith is returned for amendment, Assembly bill (No. 938, Int. No. 276), entitled "An act to amend the Tax Law, in re-

lation to the salary of the transfer tax appraiser in Suffolk county."

CHARLES E. HUGHES.

On motion of Mr. J. S. Phillips, the House adjourned.

MONDAY, APRIL 18, 1910.

The House met pursuant to adjournment.

Prayer by Rev. J. Addison Jones.

On motion of Mr. Merritt, the reading of the journal of Friday, April 15, 1910, was dispensed with and the same was approved.

Mr. Merritt introduced a bill entitled "An act for the retirement of employees of the New York State hospitals for the insane" (Int. No. 1500), which was read the first time and referred to the committee on ways and means.

Mr. Parker, by request, introduced a bill entitled "An act to amend the Railroad Law so as to provide for the transfer of property when the existence of a railroad corporation ceases" (Int. No. 1501), which was read the first time and referred to the committee on railroads.

Also, by request, "An act to amend chapter four of the Laws of eighteen hundred and ninety-one, entitled 'An act to provide for rapid transit railways in cities of over one million inhabitants,' relative to acquiring easements for the construction of rapid transit railroads" (Int. No. 1502), which was read the first time and referred to the committee on railroads.

Mr. C. W. Phillips introduced a bill entitled "An act to amend the Taw Law, in relation to organization tax" (Int. No. 1503), which was read the first time and referred to the committee on taxation and retrenchment.

Mr. Boshart introduced a bill entitled "An act to amend the Agricultural Law in relation to the adulteration or misbranding of food and food products and to repeal certain provisions of law relative to the same" (Int. No. 1504), which was read the first time and referred to the committee on agriculture.

Mr. W. G. Miller introduced a bill entitled "An act to amend chapter five hundred and fifty-five of the Laws of eighteen hundred and ninety, entitled 'An act to provide for the improvement and maintenance of the public roads in certain counties as county roads' in relation to powers of boards of supervisors over such roads" (Int. No. 1505), which was read the first time and referred to the committee on internal affairs.

Also, "An act to establish a commission to inquire into the present distribution of population throughout the State of New York, into any causes for imperfect or incomplete distribution and any methods to secure better and fuller distribution and making an appropriation for the expenses of said commission" (Int. No. 1506), which was read the first time and referred to the committee on ways and means.

Mr. Lowman introduced a bill entitled "An act to incorporate Arnot Art Gallery" (Int. No. 1507), which was read the first time and referred to the committee on the judiciary.

Mr. Merritt introduced a bill entitled "Concurrent resolution of the Senate and Assembly proposing an amendment to section twelve of article seven of the Constitution in relation to highways" (Int. No. 1508), which was read the first time and referred to the committee on the judiciary.

Mr. F. L. Young introduced a bill entitled "An act to confirm and validate the organization, acts and proceedings of union free school district number two of the town of Greenburgh, including the levy of a tax payable in installments, and to authorize the issuance and sale of bonds of said district pursuant thereto" (Int. No. 1509), which was read the first time and referred to the committee on internal affairs.

Also, "An act to authorize the village of Ossining, in the county of Westchester, to issue and sell bonds of the village not to exceed the sum of fifty-two thousand dollars for certain street improvements, to authorize the application of the receipts from assessments to the payment of the principal and interest of said bonds, and to authorize the raising of such taxes as may be necessary to pay such principal and interest, in addition to the receipts from said assessments" (Int. No. 1510), which was read the first time and referred to the committee on affairs of villages.

Also, "An act to authorize the village of Ossining, in the county

of Westchester, to issue and sell bonds of said village not to exceed the sum of one hundred and sixteen thousand dollars, for the purpose of paying the share of the expenses of certain street improvements to be borne by the village at large, and to authorize the raising of taxes to pay the principal and interest of said bonds" (Int. No. 1511), which was read the first time and referred to the committee on affairs of villages.

Mr. R. H. Clarke introduced a bill entitled "An act to amend section five hundred and seventy-seven-j of the Penal Code of the State of New York, relating to a person acting for a foreign corporation which has not designated the Superintendent of Insurance as attorney, etc." (Int. No. 1512), which was read the first time and referred to the committee on codes.

Mr. Ward introduced a bill entitled "An act to amend the Election Law in relation to the delivery of ballots to voters and the manner of voting in cities containing a population of one million or over, and to amend the Penal Law in relation to crimes against the elective franchise" (Int. No. 1513), which was read the first time and referred to the committee on the judiciary.

Mr. Green introduced a bill entitled "An act to amend the Tenement House Law, in relation to bulkheads and entrance halls in tenement houses" (Int. No. 1514), which was read the first time and referred to the committee on affairs of cities.

Mr. Conklin introduced a bill entitled "An act to amend the Liquor Tax Law, in relation to local option in certain cities and villages" (Int. No. 1515), which was read the first time and referred to the committee on excise.

Also, "An act to amend the Liquor Tax Law, in relation to the issuance of liquor tax certificates, and illegal sales and selling" (Int. No. 1516), which was read the first time and referred to the committee on excise.

Also, "An act to amend the Liquor Tax Law in relation to the State Commissioner of Excise, statements upon application for liquor tax certificates, prohibited persons, payments of rebates, transfers, revocation proceedings and actions to recover penalties" (Int. No. 1517), which was read the first time and referred to the committee on excise.

Also, "An act to amend the Liquor Tax Law, in relation to definitions; excise taxes upon the business of trafficking in liquors;

enumeration; local option; statements to be made upon application for liquor tax certificates; search for seizure and forfeiture of liquors kept for unlawful traffic; and penalties" (Int. No. 1518), which was read the first time and referred to the committee on excise.

By unanimous consent, Mr. L. H. White introduced a bill entitled "An act to legalize, ratify and confirm the proceedings of the inhabitants of school district number five of the town of Niskayuna in the county of Schenectady, its board of trustees, officers and agents, in the matter of the issuance and sale of the bonds of said district in the sum of thirteen thousand dollars for the construction of a new school house in said district, to legalize said bonds, and to provide for the payment of the principal and interest of the same" (Int. No. 1519), which was read the first time.

On motion of Mr. L. H. White, and by unanimous consent, said bill was read the second time and ordered to third reading and referred to the committee on internal affairs.

By unanimous consent, Mr. Foley introduced a bill entitled "An act to amend the Greater New York charter, relative to the number of deputies in the department of public charities" (Int. No. 1520), which was read the first time and referred to the committee on affairs of cities.

By unanimous consent, Mr. Shortt introduced a bill entitled "An act to amend the Code of Criminal Procedure, generally" (Int. No. 1521), which was read the first time and referred to the committee on codes.

Mr. G. W. Brown, from the committee on public printing, to which was referred the resolution relative to printing additional copies of the report of the commission on courts of inferior jurisdiction, reported in favor of the adoption of the following resolution:

"Resolved (if the Senate concur), That there be printed for the use of the Legislature five thousand additional copies of the report and one thousand additional copies of the minutes of evidence of the commission appointed to investigate courts of inferior jurisdiction in cities of the first class."

which report was agreed to.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 128

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Herrick	Neupert	Toombs
Allen A F	Delano	Higgins	Nolan	Trombly
Allen H E	De Long	Hinman	O'Connor	Van Olinda
Argetsinger	Doherty	Hoey	Odell	Vicinus
Barden	Donnelly	Holden	Oliver	Vosburgh
Baumes	Donovan	Howard	Parker	Walker
Bennett	Ebbets	Jackson	Patrie	Walters
Boshart	Evans	Keller	Perkins	Ward
Boylan	Eveleth	Kopp	Phillips J S	Waters
Brainerd	Farrell	Lachman	Pitkin	Weber
Brennan	Fay	Lansing	Raldiris	Weiland
Brown C F	Feeley	Lowman	Reed	Weimert
Brown G W	Foley	Lupton	Roberts	Weinstein
Burgoyne	Fowler	Macdonald	Rozan	White E H
Callan	Frisbie	MacGregor	Sanner	White L H
Chanler	Gillen	Manley	Shea	Whitley
Cheney	Goodspeed	Marlatt	Shepardson	Whitney
Clarke R H	Goodwin	McCue	Shortt	Wilkie
Clark S C	Graubard	McElligott	Smith A E	Wilsnack
Coffey	Gray	McInerney	Smith M	Wood
Colné	Green	McKeon	Stivers	Wright
Conklin	Greenwood	Merritt	Sullivan	Yale
Connell	Hackett	Metzendorf	Sweet	Young E
Cosad	Haines	Miller J L	Thompson	Young F L
Crocker	Harwood	Miller W G	Thorn	Zorn
Cross	Hearn	Murray		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Weber (No. 535, Int. No. 503), entitled "An act to amend chapter five hundred and eighty of the Laws of nineteen hundred and two, entitled 'An act in relation to the Municipal Court of the city of New York, its officers and marshals,' in relation to vacating judgments obtained without service of summons as required by law."

Also, the bill introduced by Mr. Foley (No. 1409, Int. No. 1139), entitled "An act to amend the Insurance Law, in relation to provisions in contracts or policies of insurance for the appointment of an umpire."

Also, the bill introduced by Mr. Feeley (No. 1137, Int. No.

951), entitled "An act to provide for joining the people of the State of New York as a party defendant in the foreclosure of certain mortgages on land in the town of Newfane, Niagara county."

Also, the bill introduced by Mr. Lupton (No. 1759, Int. No. 1344), entitled "An act to amend the Forest, Fish and Game Law, in relation to pheasants and woodcock on Robbins and Gardiners islands."

Also, the bill introduced by Mr. Wende (No. 1680, Int. No. 1301), entitled "An act to amend the Judiciary Law, in relation to actions or proceedings where one of the attorneys is a member of the Legislature."

Also, the bill introduced by Mr. J. S. Phillips (No. 1309, Int. No. 1064), entitled "An act to amend the Village Law, in relation to incorporation."

Also, the bill introduced by Mr. Evans (No. 1514, Int. No. 1199), entitled "An act to amend the Village Law, in relation to election on proposition to incorporate."

Also, the bill introduced by Mr. Wilsnack (No. 1499, Int. No. 1194), entitled "An act to provide a survey and plans for the acquisition of harbor terminals by the State in the port of New York, by the construction of an artificial waterway between Flushing and Jamaica bays, and providing an appropriation therefor."

Also, the bill introduced by Mr. Whitney (No. 1677, Int. No. 1298), entitled "An act to authorize the trustees of Flatiron park, in the village of Waterford, in the county of Saratoga, to convey its interest in such park to the Waterford Soldiers and Sailors' Monument Association and to provide for the care, maintenance and improvement of said park by said village."

Also, the bill introduced by Mr. Goodwin (No. 1841, Int. No. 1379), entitled "An act to legalize and validate the proposition submitted and adopted at a regular election held in the village of Mount Kisco on the fifteenth day of March, nineteen hundred and ten, to authorize the issuance and sale of the bonds of said village in the amount of forty-eight thousand three hundred dollars to pay part of the cost of the paving or otherwise improving certain streets in said village, and the acts and proceedings of the board of trustees heretofore taken pursuant thereto, and to authorize the issuance and sale of said bonds."

Also, the bill introduced by Mr. W. G. Miller (No. 1469, Int. No. 1174), entitled "An act to amend the Village Law, in relation to establishment of fire limits," reported the same without recommendations, which report was agreed to, and said bills ordered engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Reed (No. 1167, Int. No. 983), entitled "An act to amend the Prison Law, in relation to the management of State prisons," reported the same with the following recommendations:

Page 1, line 1 of title, strike out "the management of".

Strike out line 2, and insert in place thereof "bonds of certain officers."

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. W. G. Miller (No. 1471, Int. No. 1176), entitled "An act to amend the Village Law, in relation to class of villages," reported the same with the following recommendations:

Page 1, line 1 of the title, strike out "class of villages." and insert in place thereof "change of classification of villages."

Line 2, strike out "in relation" and insert "relating to".

Line 4, strike out "adding thereto" and insert "inserting therein".

Line 6, after "a." insert "Change of classification."

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. O'Connor (No. 1052, Int. No. 724), entitled "An act to amend the Judiciary Law, in relation to certain papers that may be destroyed," reported the same with the following recommendations:

Page 1, line 5, place in roman type "Appellate Division may direct county clerk to destroy".

Line 6, place in roman type "papers".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Green (No. 1084, Int. No. 915), entitled "An act to amend the Domestic Relations Law, in relation to the issuance of marriage licenses in duplicate," reported the same with the following recommendation:

Page 3, line 5, after "city" insert "clerk".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. J. S. Phillips (No. 1194, Int. No. 998), entitled "An act to amend article two of the Stock Corporation Law, in relation to corporations having shares of capital stock without nominal or par value," reported the same with the following recommendations:

Page 1, line 1 of the title, strike out "article two of".

Line 6, after "three" insert "thereof"; strike out "and"; after "read" insert "respectively".

Line 7, after "19." insert "Formation of corporations having shares of stock without nominal or par value; certificates."

Page 3, line 7, after "three," insert "of this chapter".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Whitney (No. 1849, Int. No. 1387), entitled "An act to amend chapter fifty-six of the Laws of nineteen hundred and nine, entitled 'An act in relation to State boards and commissions, constituting chapter fifty-four of the Consolidated Laws,' in relation to the ownership of river improvements and the assessment of the amount of benefit received thereby," reported the same with the following recommendation:

On page 1, line 3, strike out "and".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. Cheney, from the committee on printed and engrossed bills, reported the following bills as correctly printed or engrossed:

"An act to provide for the acquisition and preservation of the

historic building known as the Billopp House, situated in the county of Richmond, and making an appropriation therefor." (No. 199, Int. No. 198.)

"An act to amend chapter three hundred and seventy-nine of the Laws of nineteen hundred and nine, entitled 'An act to authorize the board of trustees of the village of Ellenville, in the county of Ulster, to provide for a supply of water for such village and to raise the necessary funds therefor by issuing and selling village bonds,' relative to the total expense authorized and to the amount of bonds to be issued therefor." (No. 1868, Int. No. 1399.)

"An act to extend the corporate existence of the Acme Land Company and to validate its conveyances of real estate." (No. 1686, Int. No. 1308.)

"An act to amend section two hundred and eleven of chapter one hundred and five of the Laws of eighteen hundred and ninety-one, entitled 'An act to revise the charter of the city of Buffalo,' in relation to the police pension fund of said city." (No. 1701, Int. No. 1314.)

"An act to amend the Greater New York charter, in relation to payments from the public school teachers' retirement fund." (No. 1736, Int. No. 485.)

"An act to amend section three hundred and twenty-eight of the Code of Civil Procedure, in relation to assistant clerks in the City Court of the city of New York." (No. 1925, Int. No. 1133.)

"An act to amend the Public Health Law, in relation to the practice of veterinary medicine." (No. 1932, Int. No. 300.)

"An act to amend the General Business Law, in relation to bottles for the sale of milk and cream, and bonding manufacturers." (No. 1930, Int. No. 690.)

"An act to amend section seven hundred and ninety-eight of the Code of Civil Procedure, in relation to the time for the service of pleadings and papers by mail." (No. 1931, Int. No. 542.)

"An act to amend the Lackawanna city charter, in relation to the estimates made during the first fiscal year of the city and the taxes levied in accordance therewith." (No. 1927, Int. No. 235.)

“An act to amend the General Municipal Law, in relation to registry of municipal bonds.” (No. 1923, Int. No. 186.)

“An act to amend the Village Law, in relation to the laying out of new streets.” (No. 1924, Int. No. 870.)

“An act to amend the County Law, in relation to compensation of supervisors in Rockland, Broome, Monroe and Ontario counties, and to repeal chapter one hundred and eighty-six of the Laws of eighteen hundred and sixty-nine.” (No. 1922, Int. No. 831.)

“An act authorizing the city of Lockport to raise money for the purpose of improving, operating and maintaining the City hospital in said city, and to issue its bonds therefor.” (No. 1928, Int. No. 1208.)

“An act to amend the Public Health Law, in relation to prohibiting putrid deposits and sewage in certain waters in the counties of Hamilton and Herkimer.” (No. 1926, Int. No. 630.)

“An act to amend the State Boards and Commissions Law, in relation to establishing a State board of commerce and industry.” (No. 1794, Int. No. 1081.)

“An act providing for the relief of certain taxpayers of the city of Buffalo by a reassessment to defray the cost of acquiring lands for the extension of Laurel street in said city.” (No. 1700, Int. No. 1313.)

“An act to amend the Code of Civil Procedure, in relation to the filing of all papers in each action or proceeding in the same file, or bundle, and relative to the record on appeals to the Court of Appeals.” (No. 434, Int. No. 414.)

“An act to make the office of supervisor in the county of Ulster a salaried office.” (No. 798, Int. No. 711.)

“An act to amend chapter four hundred and twenty-five of the Laws of nineteen hundred and three, entitled ‘An act to provide for further regulation of the terminals and approaches thereto of the New York and Harlem railroad at and north of Forty-second street in the city of New York and of the public highway structures over said terminals and approaches and of the motive power to be used on said railroad,’ in relation to the completion of the public highway structures over such terminals and approaches and providing a penalty for delay.” (No. 1725, Int. No. 576.)

“An act to amend the Highway Law, in relation to the descriptions of the routes of certain highways to be constructed or improved by the State.” (No. 1764, Int. No. 1349.)

“An act to amend the Highway Law, in relation to the abolition of toll bridges and to conditions attaching to the use of any such bridge by certain corporations after its acquisition by the county.” (No. 1735, Int. No. 1179.)

“An act to amend the Labor Law, relative to hours of labor of messengers.” (No. 1826, Int. No. 997.)

“An act to amend the Penal Law, in relation to disorderly houses.” (No. 1787, Int. No. 564.)

“An act to amend the Village Law, in relation to powers of village trustees in respect to the support of hospitals and the care of the village residents therein.” (No. 1775, Int. No. 508.)

“An act making an appropriation for the construction of the Mohansic State Hospital.” (No. 1777, Int. No. 781.)

“An act to amend the Greater New York charter, in relation to grants of land under water by the city of New York to the State.” (No. 1778, Int. No. 772.)

“An act to amend the Code of Criminal Procedure, in relation to release on bail in certain cases.” (No. 1780, Int. No. 423.)

• “An act to amend chapter six hundred and thirty-nine of the Laws of nineteen hundred and six, entitled ‘An act to provide for a commission and consider means for protecting the waters of New York bay and vicinity against pollution and authorizing the city of New York to pay the expenses thereof,’ in relation to the term of said commission.” (No. 1988, Int. No. 1375.)

“An act to amend the Highway Law, by repealing article eleven thereof and inserting a new article eleven, in relation to motor vehicles.” (No. 1977, Int. No. 33.)

“An act to establish the court of special sessions of the city of Syracuse, defining its powers and jurisdiction, and providing for its officers.” (No. 1737, Int. No. 899.)

“An act to amend the Town Law, in relation to preparation and distribution of lists or abstracts of audited and rejected accounts against the town.” (No. 1621, Int. No. 1268.)

“An act to amend the Labor Law, in relation to hours of labor of minors and women.” (No. 1654, Int. No. 863.)

“An act to repeal chapter six hundred and twenty of the Laws of eighteen hundred and seventy-three, entitled ‘An act to amend the statutes in reference to the collection of taxes in the county of Suffolk.’” (No. 1842, Int. No. 1380.)

“An act to amend the Greater New York charter, in relation to establishing a playground commission.” (No. 1723, Int. No. 544.)

“An act to amend the Agricultural Law, in relation to branding or labeling cheese.” (No. 1369, Int. No. 1104.)

“An act to amend the Code of Civil Procedure, in relation to limiting the time within which to appeal.” (No. 437, Int. No. 417.)

“An act to amend the Forest, Fish and Game Law, in relation to pheasants and woodcock on Robbins and Gardiners islands.” (No. 1759, Int. No. 1344.)

“An act to legalize and validate the proposition submitted and adopted at a regular election held in the village of Mount Kisco on the fifteenth day of March, nineteen hundred and ten, to authorize the issuance and sale of the bonds of said village in the amount of forty-eight thousand three hundred dollars to pay part of the cost of the paving or otherwise improving certain streets in said village, and the acts and proceedings of the board of trustees heretofore taken pursuant thereto, and to authorize the issuance and sale of said bonds.” (No. 1841, Int. No. 1379.)

“An act to amend the Code of Civil Procedure, in relation to short form orders upon the determination of motions.” (No. 582, Int. No. 546.)

“An act to amend the General Business Law, in relation to monopolies.” (No. 1806, Int. No. 1361.)

“An act to amend the Judiciary Law, in relation to actions or proceedings where one of the attorneys is a member of the Legislature.” (No. 1680, Int. No. 1301.)

“An act to provide for joining the people of the State of New York as a party defendant in the foreclosure of certain mortgages on land in the town of Newfane, Niagara county.” (No. 1137, Int. No. 951.)

“An act to amend the Labor Law, in relation to reporting accidents.” (No. 1393, Int. No. 1130.)

“An act to amend the Tax Law, in relation to refunds of taxes on transfers of stock.” (No. 1706, Int. No. 1319.)

“An act to amend the Banking Law, in relation to persons, partnerships and corporations receiving deposits for certain purposes, and repealing certain sections of the General Business Law relating to the same subject.” (No. 1350, Int. No. 1103.)

“An act to amend chapter six hundred and six of the Laws of nineteen hundred and two, entitled ‘An act to incorporate the Brooklyn public library and to permit libraries in the borough of Brooklyn of the city of New York to convey their property thereto, and limiting and defining the powers thereof,’ in relation to the appointment and reclassification of the members thereof.” (No. 1747, Int. No. 1332.)

“An act to amend the Military Law, in relation to service in the National Guard and Naval Militia.” (No. 1537, Int. No. 1221.)

“An act to amend the Greater New York charter, in relation to licensing operators of moving picture apparatus and its connections.” (No. 1190, Int. No. 994.)

“An act to amend the Insurance Law, in relation to provisions in contracts or policies of insurance for the appointment of an umpire.” (No. 1409, Int. No. 1139.)

“An act to provide a survey and plans for the acquisition of harbor terminals by the State in the port of New York, by the construction of an artificial waterway between Flushing and Jamaica bays, and providing an appropriation therefor.” (No. 1499, Int. No. 1194.)

“An act to authorize the trustees of Flatiron park, in the village of Waterford, in the county of Saratoga, to convey its interest in such park to the Waterford Soldiers and Sailors’ Monument Association and to provide for the care, maintenance and improvement of said park by said village.” (No. 1677, Int. No. 1298.)

“An act to amend the Greater New York charter, in relation to illegal use of the public streets of the city of New York.” (No. 1840, Int. No. 1378.)

“An act to amend the Village Law, in relation to election on proposition to incorporate.” (No. 1514, Int. No. 1199.)

"An act to authorize the town board and the superintendent of highways of the town of Wales, in the county of Erie, to cancel the assessments for the improvement of the Big Tree road in said town of Wales and to refund all moneys heretofore paid upon said rolls." (No. 1752, Int. No. 1337.)

"An act to amend the County Law, in relation to publication of the annual statement of the clerk of the board of supervisors." (No. 1435, Int. No. 1152.)

"An act to amend the Penal Code, in relation to conspiracies." (No. 1807, Int. No. 1362.)

"An act to amend the Village Law, in relation to establishment of fire limits." (No. 1469, Int. No. 1174.)

"An act to amend the Village Law, in relation to incorporation." (No. 1309, Int. No. 1064.)

"An act to amend the Greater New York charter, relative to contracts for work or supplies." (No. 1730, Int. No. 1062.)

"An act to amend the Code of Civil Procedure, relating to matrimonial actions." (No. 234, Int. No. 229.)

"An act in relation to Public Service Commissions, constituting chapter forty-eight of the Consolidated Laws." (No. 1929, Int. No. 53.)

Mr. Whitney offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on printed and engrossed bills be discharged from the further consideration of the bill (No. 1849, Int. No. 1387), entitled "An act to amend chapter fifty-six of the Laws of nineteen hundred and nine, entitled 'An act in relation to State boards and commissions, constituting chapter fifty-four of the Consolidated Laws,' in relation to the ownership of river improvements and the assessments of the amount of benefit received thereby."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Said bill having been announced, Mr. Whitney moved to amend as follows:

Strike out all of "Section 21A" and insert the following:

"Section 21-A. Ownership of river improvements and taxation of interests benefited thereby. After the payment of the final assessment under the provisions of this article for the costs of an

improvement including bonds, certificates, and other liabilities incurred therefor, the title and ownership of all lands, properties and interests taken for such improvement shall vest in the people of the State of New York to be held in trust for the purposes expressed in this article, and no further assessment for any purpose shall be made under the provisions of this article upon any of the lands, properties, interests or municipalities included in such improvement district except as provided in this section. From and after the levy of the aforesaid final assessment the commission shall annually determine the amount of benefit collectively received by the lands, properties, interests and municipalities, which amount, however, shall never exceed a sum equal to five per centum per annum upon the original cost of such improvement, and the said amount shall be collected and paid over in the same manner as in this act provided for the collection and payment over of the original cost of any improvement excepting that all taxes thus collected shall, after the deduction of the amount certified by the commission as necessary for expenses and maintenance, be by the Comptroller paid into the treasury of the State for the benefit of the general fund. Lands, properties and interests while subject to taxation under the provisions of this article shall not be assessed for general taxation upon any increase in the value thereof by reason of any such improvement."

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

On motion of Mr. Whitney, said bill was ordered reprinted and recommitted to said committee.

The bill (No. 1789, Int. No. 833) entitled "An act to insert a new article, to be known as article ten, into the General Business Laws, in relation to ticket agents," was read the second time.

On motion of Mr. Foley, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1698, Int. No. 948) entitled "An act to amend the General Business Law, being chapter twenty of the Consolidated Laws, by inserting a new article, to be known as article three-a, private banking," having been announced, Mr. Foley moved to amend as follows:

Page 2, line 17, after the word "another" insert the word "or"; after the word "any" insert the word "other".

Line 21, after the word "individual" insert the word "or".

Page 7, line 4, strike out the word "such" and insert in place thereof the word "the"; after the word "license" insert the word "issued".

Line 22, insert quotation marks (" ") before and after the word "banker".

Page 12, line 12, strike out the word "such" and insert after the word "applicant" the words "for a license"; after the word "or" insert the words "of any"; after the word "licensee" insert the word "hereunder".

Line 14, after the word "article" insert the words "the violation of".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Said bill, as amended, was then read the second time and, on motion of Mr. Foley, was ordered reprinted and placed on the order of third reading and referred to the committee on revision.

The bill (No. 1305, Int. No. 1060) entitled "An act to amend the Code of Civil Procedure, relative to the modes of service of papers, having been announced, Mr. Howard moved to amend as follows:

Strike out lines 7, 8, 9 and 10 on page 2 and insert

"2. Upon an attorney [during his absence from his office] by leaving the paper with his partner or clerk [therein] in his office, or with a person having charge thereof[.] or other person of suitable age and discretion employed in said office."

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Said bill, as amended, was then read the second time and, on motion of Mr. Howard, was ordered reprinted and placed on the order of third reading and referred to the committee on revision.

The bill (No. 1511, Int. No. 1196) entitled "An act to amend the General Business Law, in relation to the regulation of private banks and bankers, and to repeal article ten thereof, relating to ticket agents," having been announced, Mr. Kopp moved to amend as follows:

Page 9, line 10, strike out the word "Suggestions" and insert instead "application".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Said bill, as amended, was then read the second time and, on motion of Mr. Kopp, was ordered reprinted and placed on the order of third reading and referred to the committee on revision.

The bill (No. 1784, Int. No. 148) entitled "An act to amend the Penal Law, in relation to sale of articles kept in cold storage," having been announced, Mr. Howard moved to amend as follows:

Strike out on page 2, line 1, the words "or eggs" and insert the word "or" before the word "poultry". Strike out the period after the word "days" on line 3, same page, and insert a semicolon and the following words "or eggs which have been kept in cold storage for a longer period than one year."

Mr. Boshart moved to recommit said bill to the committee on codes.

Mr. Speaker put the question whether the House would agree to said motion of Mr. Boshart, and it was determined in the affirmative.

The bill (No. 1937, Int. No. 1111) entitled "An act to amend chapter one hundred and twenty-eight of the Laws of eighteen hundred and ninety-nine, entitled 'An act to incorporate the city of New Rochelle,' in relation to the police force of said city and the compensation thereof," was read the second time.

On motion of Mr. Coffey, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1935, Int. No. 68) entitled "An act to amend chapter five hundred and eighty-three of the Laws of eighteen hundred and eighty-eight, entitled 'An act to revise and combine in a single act all existing special and local laws affecting public interests in the city of Brooklyn,' in relation to removal of buildings extending into streets," was read the second time.

On motion of Mr. Lachman, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1934, Int. No. 961) entitled "An act to amend the General City Law, in relation to the operation of crematories for disposal of garbage," having been announced for a second reading,

On motion of Mr. Frisbie, and by unanimous consent, said bill was ordered placed on the second reading calendar for Wednesday next.

The bill (No. 1938, Int. No. 372) entitled "An act to amend section two hundred and one of an act, entitled 'An act relating to labor, constituting chapter thirty-one of the Consolidated Laws,' passed February seventeen, nineteen hundred and nine, relative to notice of injury," was read the second time.

On motion of Mr. Whitley, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1570, Int. No. 1231) entitled "An act to authorize the towns of Nassau county to acquire lands for park purposes, and to issue bonds therefor," was read the second time.

On motion of Mr. W. G. Miller, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1874, Int. No. 1393) entitled "An act to amend chapter one hundred and one of the Laws of nineteen hundred and seven, entitled 'An act authorizing the board of supervisors of Chautauqua county to declare the office of county clerk of such county a salaried office and to fix and determine the amount of compensation and regulating the management of such office,' in relation to bond of subordinates in the county clerk's office," was read the second time.

On motion of Mr. Sullivan, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 897, Int. No. 785) entitled "An act to amend the Highway Law, in relation to the establishment of a new route in the State highway system, to connect routes twenty-seven and thirty by way of Carthage and Antwerp in the county of Jefferson," was read the second time.

On motion of Mr. Wood, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1567, Int. No. 1228) entitled "An act to change the name of Grace Methodist Episcopal Church of the borough of Queens, city of New York, to Van Alst Avenue Methodist Episcopal Church of the borough of Queens, city of New York," was read the second time.

On motion of Mr. Zorn, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1714, Int. No. 1327) entitled "An act to repeal chapter one hundred and ninety of the Laws of eighteen hundred

and fifty-five, entitled 'An act in relation to auditing of accounts by the board of supervisors of Saratoga county,' was read the second time.

On motion of Mr. Whitney, said bill was placed on the order of third reading and referred to the committee on revision.

The Senate bill (No. 215, Rec. No. 53) entitled "An act to amend chapter one hundred and twenty-four of the Laws of nineteen hundred and one, as amended by chapter two hundred and seventeen of the Laws of nineteen hundred and four, entitled 'An act to regulate certain proceedings of the board of supervisors of Rensselaer county,'" was read the second time.

On motion of Mr. Lansing, said bill was placed on the order of third reading.

The Senate bill (No. 42, Rec. No. 83) entitled "An act to amend the Religious Corporations Law, in relation to the property of extinct churches," was read the second time.

On motion of Mr. Manley, said bill was placed on the order of third reading.

The Senate bill (No. 671, Rec. No. 94) entitled "An act to amend the Benevolent Orders Law, in relation to the Modern Woodmen of America," was read the second time.

On motion of Mr. Evans, said bill was placed on the order of third reading.

On motion of Mr. Evans, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 128

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Herrick	Neupert	Toombs
Allen A F	Delano	Higgins	Nolan	Trombly
Allen H E	De Long	Hinman	O'Connor	Van Olinda
Argetsinger	Doherty	Hoey	Odell	Vicinus

Barden	Donnelly	Holden	Oliver	Vosburgh
Baumes	Donovan	Howard	Parker	Walker
Bennett	Ebbets	Jackson	Patrie	Walters
Boshart	Evans	Keller	Perkins	Ward
Boylan	Eveleth	Kopp	Phillips J S	Waters
Brainerd	Farrell	Lachman	Pitkin	Weber
Brennan	Fay	Lansing	Raldiris	Weiland
Brown C F	Feeley	Lowman	Reed	Weimert
Brown G W	Foley	Lupton	Roberts	Weinstein
Burgoyne	Fowler	Macdonald	Rozan	White E H
Callan	Frisbie	MacGregor	Sanner	White L H
Chanler	Gillen	Manley	Shea	Whitley
Cheney	Goodspeed	Marlatt	Shepardson	Whitney
Clarke R H	Goodwin	McCue	Shortt	Wilkie
Clark S C	Graubard	McElligott	Smith A E	Wilsnack
Coffey	Gray	McInerney	Smith M	Wood
Colné	Green	McKeon	Stivers	Wright
Conklin	Greenwood	Merritt	Sullivan	Yale
Connell	Hackett	Metzendorf	Sweet	Young E
Cosad	Haines	Miller J L	Thompson	Young F L
Crocker	Harwood	Miller W G	Thorn	Zorn
Cross	Hearn	Murray		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 1885, Int. No. 187) entitled "An act to amend chapter two hundred and three of the Laws of nineteen hundred and seven, entitled 'An act to revise and amend the charter of the city of Newburgh, being chapter five hundred and forty-one of the Laws of eighteen hundred and sixty-five, and the several acts amendatory thereof and supplemental thereto,' in relation to the police force," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 128

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Herrick	Neupert	Toombs
Allen A F	Delano	Higgins	Nolan	Trombly
Allen H E	De Long	Hinman	O'Connor	Van Olinda
Argetsinger	Doherty	Hoey	Odell	Vicinus
Barden	Donnelly	Holden	Oliver	Vosburgh
Baumes	Donovan	Howard	Parker	Walker
Bennett	Ebbets	Jackson	Patrie	Walters

Boshart	Evans	Keller	Perkins	Ward
Boylan	Eveleth	Kopp	Phillips C W	Waters
Brainerd	Farrell	Lachman	Pitkin	Weber
Brennan	Fay	Lansing	Raldiris	Weiland
Brown C F	Feeley	Lowman	Reed	Weimert
Brown G W	Foley	Lupton	Roberts	Weinstein
Burgoyne	Fowler	Macdonald	Rozan	White E H
Callan	Frisbie	MacGregor	Sanner	White L H
Chanler	Gillen	Manley	Shea	Whitley
Cheney	Goodspeed	Marlatt	Shepardson	Whitney
Clarke R H	Goodwin	McCue	Shortt	Wilkie
Clark S C	Graubard	McElligot	Smith A E	Wilsnack
Coffey	Gray	McInerney	Smith M	Wood
Colné	Green	McKeon	Stivers	Wright
Conklin	Greenwood	Merritt	Sullivan	Yale
Connell	Hackett	Metzendorf	Sweet	Young E
Cosad	Haines	Miller J L	Thompson	Young F L
Crocker	Harwood	Miller W G	Thorn	Zorn
Cross	Hearn	Murray		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have reconsidered their vote on the final passage of said bill, and, as amended, have again passed the same and request the concurrence of the Senate therein.

The bill (No. 1824, Int. No. 1004) entitled "An act to amend the Public Lands Law, in relation to notice of discovery of mines," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 128

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Herrick	Neupert	Toombs
Allen A F	Delano	Higgins	Nolan	Trombly
Alen H E	De Long	Hinman	O'Connor	Van Olinda
Argetsinger	Doherty	Hoey	Odell	Vieinus
Barden	Donnelly	Holden	Oliver	Vosburgh
Baumes	Donovan	Howard	Parker	Walker
Bennett	Ebbets	Jackson	Patrie	Walters
Boshart	Evans	Keller	Perkins	Ward
Boylan	Eveleth	Kopp	Phillips C W	Waters
Brainerd	Farrell	Lachman	Phillips J S	Weber
Brennan	Fay	Lansing	Pitkin	Weiland
Brown C F	Feeley	Lowman	Raldiris	Weimert
Brown G W	Foley	Lupton	Reed	Weinstein
Burgoyne	Fowler	Macdonald	Roberts	White E H
Callan	Frisbie	MacGregor	Rozan	White L H

Chanler	Gillen	Manley	Sanner	Whitley
Cheney	Goodspeed	Marlatt	Shea	Whitney
Clarke R H	Goodwin	McCue	Shepardson	Wilkie
Clark S C	Graubard	McElligott	Smith A E	Wilsnack
Coffey	Gray	McInerney	Smith M	Wood
Colné	Green	McKeon	Stivers	Wright
Conklin	Greenwood	Merritt	Sullivan	Yale
Connell	Hackett	Metzendorf	Sweet	Young E
Cosad	Haines	Miller J L	Thompson	Young F L
Crocker	Harwood	Miller W G	Thorn	Zorn
Cross	Hearn	Murray		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1886, Int. No. 238) entitled "An act to amend the Village Law, in relation to powers of sewer commissioners," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 128

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Herrick	Neupert	Toombs
Allen A F	Delano	Higgins	Nolan	Trombly
Allen H E	De Long	Hinman	O'Connor	Van Olinda
Argetsinger	Doherty	Hoey	Odell	Vicinus
Barden	Donnelly	Holden	Oliver	Vosburgh
Baumes	Donovan	Howard	Parker	Walker
Bennett	Ebbets	Jackson	Patrie	Walters
Boshart	Evans	Keller	Perkins	Ward
Boylan	Eveleth	Kopp	Phillips J S	Waters
Brainerd	Farrell	Lachman	Pitkin	Weber
Brennan	Fay	Lansing	Raldiris	Weiland
Brown C F	Feeley	Lowman	Reed	Weimert
Brown G W	Foley	Lupton	Roberts	Weinstein
Burgoyne	Fowler	Macdonald	Rozan	White E H
Callan	Frisbie	MacGregor	Sanner	White L H
Chanler	Gillen	Manley	Shea	Whitley
Cheney	Goodspeed	Marlatt	Shepardson	Whitney
Clarke R H	Goodwin	McCue	Shortt	Wilkie
Clark S C	Graubard	McElligott	Smith A E	Wilsnack
Coffey	Gray	McInerney	Smith M	Wood
Colné	Green	McKeon	Stivers	Wright
Conklin	Greenwood	Merritt	Sullivan	Yale
Connell	Hackett	Metzendorf	Sweet	Young E
Cosad	Haines	Miller J L	Thompson	Young F L
Crocker	Harwood	Miller W G	Thorn	Zorn
Cross	Hearn	Murray		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1795, Int. No. 83) entitled "An act making appropriations for the State institutions reporting to the Fiscal Supervisor of State Charities," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 128

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Herrick	Neupert	Toombs
Allen A F	Delano	Higgins	Nolan	Trombly
Allen H E	De Long	Hinman	O'Connor	Van Olinda
Argetsinger	Doherty	Hoey	Odell	Vicinus
Barden	Donnelly	Holden	Oliver	Vosburgh
Baumes	Donovan	Howard	Parker	Walker
Bennett	Ebbets	Jackson	Patrie	Walters
Boshart	Evans	Keller	Perkins	Ward
Boylan	Eveleth	Kopp	Phillips J S	Waters
Brainerd	Farrell	Lachman	Pitkin	Weber
Brennan	Fay	Lansing	Raldiris	Weiland
Brown C F	Feeley	Lowman	Reed	Weimert
Brown G W	Foley	Lupton	Roberts	Weinstein
Burgoyne	Fowler	Macdonald	Rozan	White E H
Callan	Frisbie	MacGregor	Sanner	White L H
Chanler	Gillen	Manley	Shea	Whitley
Cheney	Goodspeed	Marlatt	Shepardson	Whitney
Clarke R H	Goodwin	McCue	Shortt	Wilkie
Clark S C	Graubard	McElligott	Smith A E	Wilsnack
Coffey	Gray	McInerney	Smith M	Wood
Colné	Green	McKeon	Stivers	Wright
Conklin	Greenwood	Merritt	Sullivan	Yale
Connell	Hackett	Metzendorf	Sweet	Young E
Cosad	Haines	Miller J L	Thompson	Young F L
Crocker	Harwood	Miller W G	Thorn	Zorn
Cross	Hearn	Murray		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1578, Int. No. 1239) entitled "An act to amend the Liquor Tax Law, in relation to fees for search for seizure of liquors kept for unlawful traffic," was read the third time, having

been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 128

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Herrick	Neupert	Toombs
Allen A F	Delano	Higgins	Nolan	Trombly
Allen H E	De Long	Hinman	O'Connor	Van Olinda
Argetsinger	Doherty	Hoey	Odell	Vicinus
Barden	Donnelly	Holden	Oliver	Vosburgh
Baumes	Donovan	Howard	Parker	Walker
Bennett	Ebbets	Jackson	Patrie	Walters
Boshart	Evans	Keller	Perkins	Ward
Boylan	Eveleth	Kopp	Phillips C W	Waters
Brainerd	Farrell	Lachman	Pitkin	Weber
Brennan	Fay	Lansing	Raldiris	Weiland
Brown C F	Feeley	Lowman	Reed	Weimert
Brown G W	Foley	Lupton	Roberts	Weinstein
Burgoyne	Fowler	Macdonald	Rozan	White E H
Callan	Frisbie	MacGregor	Sanner	White L H
Chanler	Gillen	Manley	Shea	Whitley
Cheney	Goodspeed	Marlatt	Shepardson	Whitney
Clarke R H	Goodwin	McCue	Shortt	Wilkie
Clark S C	Graubard	McElligott	Smith A E	Wilsnack
Coffey	Gray	McInerney	Smith M	Wood
Colné	Green	McKeon	Stivers	Wright
Conklin	Greenwood	Merritt	Sullivan	Yale
Connell	Hackett	Metzendorf	Sweet	Young E
Cosad	Haines	Miller J L	Thompson	Young F L
Crocker	Harwood	Miller W G	Thorn	Zorn
Cross	Hearn	Murray		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1776, Int. No. 649) entitled "An act empowering and directing the Superintendent of Public Works to remove the obstruction, gravel, sand, et cetera, from the bed of Wood creek from its source in the town of Argyle to where it empties into the Barge canal north of Dunhams Basin in the town of Kingsbury, Washington county, New York," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 128

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Herrick	Neupert	Toombs
Allen A F	Delano	Higgins	Nolan	Trombly
Allen H E	De Long	Hinman	O'Connor	Van Olind..
Argetsinger	Doherty	Hoey	Odell	Vicinus
Barden	Donnelly	Holden	Oliver	Vosburgh
Baumes	Donovan	Howard	Parker	Walker
Bennett	Ebbets	Jackson	Patrie	Walters
Boshart	Evans	Keller	Perkins	Ward
Boylan	Eveleth	Kopp	Phillips J S	Waters
Brainerd	Farrell	Lachman	Pitkin	Weber
Brennan	Fay	Lansing	Raldiris	Weiland
Brown C F	Feeley	Lowman	Reed	Weimert
Brown G W	Foley	Lupton	Roberts	Weinstein
Burgoyne	Fowler	Macdonald	Rozan	White E H
Callan	Frisbie	MacGregor	Sanner	White L H
Chanler	Gillen	Manley	Shea	Whitley
Cheney	Goodspeed	Marlatt	Shepardson	Whitney
Clarke R H	Goodwin	McCue	Shortt	Wilkie
Clark S C	Graubard	McElligott	Smith A E	Wilsnack
Coffey	Gray	McInerney	Smith M	Wood
Colné	Green	McKeon	Stivers	Wright
Conklin	Greenwood	Merritt	Sullivan	Yale
Connell	Hackett	Metzendorf	Sweet	Young E
Cosad	Haines	Miller J L	Thompson	Young F L
Crocker	Harwood	Miller W G	Thorn	Zorn
Cross	Hearn	Murray		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1584, Int. No. 1245) entitled "An act to amend chapter three hundred and five of the Laws of eighteen hundred and fifty-three, entitled 'An act to consolidate the several school districts and parts of districts in the village of Pulaski into one district, and provide for a school therein,' in relation to annual school meeting and terms of trustees," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the

affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 128

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Herrick	Neupert	Toombs
Allen A F	Delano	Higgins	Nolan	Trombly
Allen H E	De Long	Hinman	O'Connor	Van Olinda
Argetsinger	Doherty	Hoey	Odell	Vicinus
Barden	Donnelly	Holden	Oliver	Vosburgh
Baumes	Donovan	Howard	Parker	Walker
Bennett	Ebbets	Jackson	Patrie	Walters
Boshart	Evans	Keller	Perkins	Ward
Boylan	Eveleth	Kopp	Phillips J S	Waters
Brainerd	Farrell	Lachman	Pitkin	Weber
Brennan	Fay	Lansing	Raldiris	Weiland
Brown C F	Feeley	Lowman	Reed	Weimert
Brown G W	Foley	Lupton	Roberts	Weinstein
Burgoyne	Fowler	Macdonald	Rozan	White E H
Callan	Frisbie	MacGregor	Sanner	White L H
Chanler	Gillen	Manley	Shea	Whitley
Cheney	Goodspeed	Marlatt	Shepardson	Whitney
Clarke R H	Goodwin	McCue	Shortt	Wilkie
Clark S C	Graubard	McElligott	Smith A E	Wilsnack
Coffey	Gray	McInerney	Smith M	Wood
Colné	Green	McKeon	Stivers	Wright
Conklin	Greenwood	Merritt	Sullivan	Yale
Connell	Hackett	Metzendorf	Sweet	Young E
Cosad	Haines	Miller J L	Thompson	Young F L
Crocker	Harwood	Miller W G	Thorn	Zorn
Cross	Hearn	Murray		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1722, Int. No. 1021) entitled "An act to legalize the authorization of an issue of fifty thousand dollars of bonds of the city of Plattsburg for the improvement of its water supply," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 128

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Herrick	Neupert	Toombs
Allen A F	Delano	Higgins	Nolan	Trombly
Allen H E	De Long	Hinman	O'Connor	Van Olinda
Argetsinger	Doherty	Hoey	Odell	Vicinus
Barden	Donnelly	Holden	Oliver	Vosburgh
Baumes	Donovan	Howard	Parker	Walker
Bennett	Ebbets	Jackson	Patrie	Walters
Boshart	Evans	Keller	Perkins	Ward
Boylan	Eveleth	Kopp	Phillips J S	Waters
Brainerd	Farrell	Lachman	Pitkin	Weber
Brennan	Fay	Lansing	Raldiris	Weiland
Brown C F	Feeley	Lowman	Reed	Weimert
Brown G W	Foley	Lupton	Roberts	Weinstein
Burgoyne	Fowler	Macdonald	Rozan	White E H
Callan	Frisbie	MacGregor	Sanner	White L H
Chanler	Gillen	Manley	Shea	Whitley
Cheney	Goodspeed	Marlatt	Shepardson	Whitney
Clarke R H	Goodwin	McCue	Shortt	Wilkie
Clark S C	Graubard	McElligott	Smith A E	Wilsnack
Coffey	Gray	McInerney	Smith M	Wood
Colné	Green	McKeon	Stivers	Wright
Conklin	Greenwood	Merritt	Sullivan	Yale
Connell	Hackett	Metzendorf	Sweet	Young E
Cosad	Haines	Miller J L	Thompson	Young F L
Crocker	Harwood	Miller W G	Thorn	Zorn
Cross	Hearn	Murray		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1679, Int. No. 1300) entitled "An act to amend the Highway Law, in relation to the liability of the State for damages," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 128

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Herrick	Neupert	Toombs
Allen A F	Delano	Higgins	Nolan	Trombly
Allen H E	De Long	Hinman	O'Connor	Van Olinda
Argetsinger	Doherty	Hoey	Odell	Vicinus
Barden	Donnelly	Holden	Oliver	Vosburgh
Baumes	Donovan	Howard	Parker	Walker

Bennett	Ebbets	Jackson	Patrie	Walters
Boshart	Evans	Keller	Perkins	Ward
Boylan	Eveleth	Kopp	Phillips J S	Waters
Brainerd	Farrell	Lachman	Pitkin	Weber
Brennan	Fay	Lansing	Raldiris	Weiland
Brown C F	Feeley	Lowman	Reed	Weimert
Brown G W	Foley	Lupton	Roberts	Weinstein
Burgoyne	Fowler	Macdonald	Rozan	White E H
Callan	Frisbie	MacGregor	Sanner	White L H
Chanler	Gillen	Manley	Shea	Whitley
Cheney	Goodspeed	Marlatt	Shepardson	Whitney
Clarke R H	Goodwin	McCue	Shortt	Wilkie
Clark S C	Graubard	McElligott	Smith A E	Wilsnack
Coffey	Gray	McInerney	Smith M	Wood
Colné	Green	McKeon	Stivers	Wright
Conklin	Greenwood	Merritt	Sullivan	Yale
Connell	Hackett	Metzendorf	Sweet	Young E
Cosad	Haines	Miller J L	Thompson	Young F L
Crocker	Harwood	Miller W G	Thorn	Zorn
Cross	Hearn	Murray		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The Senate bill (No. 709, Rec. No. 107) entitled "An act to amend the Greater New York charter, relative to powers of the board of health, the board of trustees of Bellevue and allied hospitals, the commissioner of public charities and the commissioner of correction," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 128

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Herrick	Neupert	Toombs
Allen A F	Delano	Higgins	Nolan	Trombly
Allen H E	De Long	Hinman	O'Connor	Van Olinda
Argtsinger	Doherty	Hoey	Odell	Vicinus
Barden	Donnelly	Holden	Oliver	Vosburgh
Baumes	Donovan	Howard	Parker	Walker
Bennett	Ebbets	Jackson	Patrie	Walters
Boshart	Evans	Keller	Perkins	Ward
Boylan	Eveleth	Kopp	Phillips J S	Waters
Brainerd	Farrell	Lachman	Pitkin	Weber
Brennan	Fay	Lansing	Raldiris	Weiland
Brown C F	Feeley	Lowman	Reed	Weimert
Brown G W	Foley	Lupton	Roberts	Weinstein
Burgoyne	Fowler	Macdonald	Rozan	White E H
Callan	Frisbie	MacGregor	Sanner	White L H

Chanler	Gillen	Manley	Shea	Whitley
Cheney	Goodspeed	Marlatt	Shepardson	Whitney
Clarke R H	Goodwin	McCue	Shortt	Wilkie
Clark S C	Graubard	McElligott	Smith A E	Wilsnack
Coffey	Gray	McInerney	Smith M	Wood
Colné	Green	McKeon	Stivers	Wright
Conklin	Greenwood	Merritt	Sullivan	Yale
Connell	Hackett	Metzendorf	Sweet	Young E
Cosad	Haines	Miller J L	Thompson	Young F L
Crocker	Harwood	Miller W G	Thorn	Zorn
Cross	Hearn	Murray		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 651, Rec. No. 135) entitled "An act to amend the Agricultural Law, in relation to penalties for violation of article four," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 128

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Herrick	Neupert	Toombs
Allen A F	Delano	Higgins	Nolan	Trombly
Allen H E	De Long	Hinman	O'Connor	Van Olinda
Argetsinger	Doherty	Hoey	Odell	Vicinus
Barden	Donnelly	Holden	Oliver	Vosburgh
Baumes	Donovan	Howard	Parker	Walker
Bennett	Ebbets	Jackson	Patrie	Walters
Boshart	Evans	Keller	Perkins	Ward
Boylan	Eveleth	Kopp	Phillips J S	Waters
Brainerd	Farrell	Lachman	Pitkin	Weber
Brennan	Fay	Lansing	Raldiris	Weiland
Brown C F	Feeley	Lowman	Reed	Weimert
Brown G W	Foley	Lupton	Roberts	Weinstein
Burgoyne	Fowler	Macdonald	Rozan	White E H
Callan	Frisbie	MacGregor	Sanner	White L H
Chanler	Gillen	Manley	Shea	Whitley
Cheney	Goodspeed	Marlatt	Shepardson	Whitney
Clarke R H	Goodwin	McCue	Shortt	Wilkie
Clark S C	Graubard	McElligott	Smith A E	Wilsnack
Coffey	Gray	McInerney	Smith M	Wood
Colné	Green	McKeon	Stivers	Wright
Conklin	Greenwood	Merritt	Sullivan	Yale
Connell	Hackett	Metzendorf	Sweet	Young E
Cosad	Haines	Miller J L	Thompson	Young F L
Crocker	Harwood	Miller W G	Thorn	Zorn
Cross	Hearn	Murray		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate returned the Assembly bill (No. 789, Senate reprint No. 979, Int. No. 705) entitled "An act to authorize the issuance and sale of bonds of the city of Yonkers in the principal sum of forty thousand dollars to provide moneys for the payment of certain debts and expenses of said city, and to authorize the audit of said debts and expenses," with a message that they have concurred in the passage of the same, with the following amendments:

Page 1, line 4, after the comma after the word "dollars" insert "payable in equal annual installments, the last of which shall fall due not more than ten years from the date of said bonds,".

Page 2, line 9, strike out the period and insert a comma and the words "and shall not be paid unless so audited."

Mr. Haines moved to concur in the Senate amendments.

Mr. Speaker put the question whether the House would concur in said amendments, said bill having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 128

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Herrick	Neupert	Toombs
Allen A F	Delano	Higgins	Nolan	Trombly
Allen H E	De Long	Hinman	O'Connor	Van Olinda
Argetsinger	Doherty	Hoey	Odell	Vicinus
Barden	Donnelly	Holden	Oliver	Vosburgh
Baumes	Donovan	Howard	Parker	Walker
Bennett	Ebbets	Jackson	Patrie	Walters
Boshart	Evans	Keller	Perkins	Ward
Boylan	Eveleth	Kopp	Phillips J S	Waters
Brainerd	Farrell	Lachman	Pitkin	Weber
Brennan	Fay	Lansing	Raldiris	Weiland
Brown C F	Feeley	Lowman	Reed	Weimert
Brown G W	Foley	Lupton	Roberts	Weinstein
Burgoyne	Fowler	Macdonald	Rozan	White E H
Callan	Frisbie	MacGregor	Sanner	White L H
Chanler	Gillen	Manley	Shea	Whitley
Cheney	Goodspeed	Marlatt	Shepardson	Whitney
Clarke R H	Goodwin	McCue	Shortt	Wilkie

Clark S C	Graubard	McElligott	Smith A E	Wilsnack
Coffey	Gray	McInerney	Smith M	Wood
Colné	Green	McKeon	Stivers	Wright
Conklin	Greenwood	Merritt	Sullivan	Yale
Connell	Hackett	Metzendorf	Sweet	Young E
Cosad	Haines	Miller J L	Thompson	Young F L
Crocker	Harwood	Miller W G	Thorn	Zorn
Cross	Hearn	Murray		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendments of the Senate thereto.

The Senate returned the Assembly bill (No. 471, Senate reprint No. 937, Int. No. 446) entitled "An act to amend chapter one hundred and eleven of the Laws of eighteen hundred and fifty-one, entitled 'An act to amend the several acts incorporating the village of Owego in the county of Tioga,' in relation to the amount of tax for special purposes," with a message that they have concurred in the passage of the same, with the following amendments:

Page 2, line 1, strike out the words "the sum of", and all of line 2, and on line 3, the words "fied, or such smaller sum" and insert "such sums".

Mr. Howard moved to concur in the Senate amendments.

Mr. Speaker put the question whether the House would concur in said amendments, said bill having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 128

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Herrick	Neupert	Toombs
Allen A F	Delano	Higgins	Nolan	Trombly ¹
Allen H E	De Long	Hinman	O'Connor	Van Olinda
Argetsinger	Doherty	Hoey	Odell	Vicinus
Barden	Donnelly	Holden	Oliver	Vosburgh
Baumes	Donovan	Howard	Parker	Walker
Bennett	Ebbets	Jackson	Patrie	Walters
Boshart	Evans	Keller	Perkins	Ward
Boylan	Eveleth	Kopp	Phillips J S	Waters
Brainerd	Farrell	Lachman	Pitkin	Weber
Brennan	Fay	Lansing	Raldiris	Weiland
Brown C F	Feeley	Lowman	Reed	Weimert

Brown G W	Foley	Lupton	Roberts	Weinstein
Burgoyne	Fowler	Macdonald	Rozan	White E H
Callan	Frisbie	MacGregor	Sanner	White L H
Chanler	Gillen	Manley	Shea	Whitley
Cheney	Goodspeed	Marlatt	Shepardson	Whitney
Clarke R H	Goodwin	McCue	Shortt	Wilkie
Clark S C	Graubard	McElligott	Smith A E	Wilsnack
Coffey	Gray	McInerney	Smith M	Wood
Colné	Green	McKeon	Stivers	Wright
Conklin	Greenwood	Merritt	Sullivan	Yale
Connell	Hackett	Metzendorf	Sweet	Young E
Cosad	Haines	Miller J L	Thompson	Young F L
Crocker	Harwood	Miller W G	Thorn	Zorn
Cross	Hearn	Murray		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendments of the Senate thereto.

The Senate returned the Assembly bill (No. 722, Senate reprint No. 978, Int. No. 654) entitled "An act to amend the Judiciary Law, in relation to salaries and expenses of stenographers in the second and ninth judicial districts," with a message that they have concurred in the passage of the same, with the following amendment:

Page 3, line 19, after the word "justices" strike out the period and insert "not exceeding three thousand dollars."

Mr. F. L. Young moved to concur in the Senate amendment.

Mr. Speaker put the question whether the House would concur in said amendment, said bill having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 128

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Herrick	Neupert	Toombs
Allen A F	Delano	Higgins	Nolan	Trombly
Allen H E	De Long	Hinman	O'Connor	Van Olinda
Argetsinger	Doherty	Hoey	Odell	Vicinus
Barden	Donnelly	Holden	Oliver	Vosburgh
Baumes	Donovan	Howard	Parker	Walker
Bennett	Ebbets	Jackson	Patrie	Walters
Boshart	Evans	Keller	Perkins	Ward
Boylan	Eveleth	Kopp	Phillips J S	Waters
Brainerd	Farrell	Lachman	Pitkin	Weber
Brennan	Fay	Lansing	Raldiris	Weiland

Brown C F	Feeley	Lowman	Reed	Weimert
Brown G W	Foley	Lupton	Roberts	Weinstein
Burgoyne	Fowler	Macdonald	Rozan	White E H
Callan	Frisbie	MacGregor	Sanner	White L H
Chanler	Gillen	Manley	Shea	Whitley
Cheney	Goodspeed	Marlatt	Shepardson	Whitney
Clarke R H	Goodwin	McCue	Shortt	Wilkie
Clark S C	Graubard	McElligott	Smith A E	Wilsnack
Coffey	Gray	McInerney	Smith M	Wood
Colné	Green	McKeon	Stivers	Wright
Conklin	Greenwood	Merritt	Sullivan	Yale
Connell	Hackett	Metzendorf	Sweet	Young E
Cosad	Haines	Miller J L	Thompson	Young F L
Crocker	Harwood	Miller W G	Thorn	Zorn
Cross	Hearn	Murray		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendment of the Senate thereto.

A message was received from the Senate, in the words following:

IN SENATE, *April 14, 1910.*

Pursuant to concurrent resolution of the Senate and Assembly, the Governor returning the Senate bill (No. 939, Rec. No. 4), entitled "An act to amend chapter eleven of the Laws of nineteen hundred and nine, entitled 'An act relating to benevolent orders, constituting chapter three of the Consolidated Laws.'"

The vote upon the final passage of the said bill having been reconsidered, on motion of Mr. Travis, and by unanimous consent, the same was amended as follows:

Page 1, line 9, strike out period and insert semicolon.

Page 2, line 12, strike out comma and insert semicolon.

Add new section No. 3.

"Section 3. This act shall take effect immediately."

Said bill, as amended, was reprinted, re-engrossed, and, having been on the desks of the members three legislative days, was passed and ordered sent to the Assembly for concurrence.

By order of the Senate,

LAFAYETTE B. GLEASON,

Clerk.

Said bill having been announced, Mr. Evans moved to reconsider the vote by which said bill was passed.

Mr. Speaker put the question whether the House would agree to the reconsideration of the vote on the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 128

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Hearn	Murray	Thorn
Allen A F	Delano	Herrick	Neupert	Toombs
Allen H E	De Long	Higgins	Nolan	Trombly
Argetsinger	Doherty	Hinman	O'Connor	Van Olinda
Barden	Donnelly	Hoey	Odell	Vicinus
Baumes	Donovan	Holden	Oliver	Vosburgh
Bennett	Ebbets	Howard	Parker	Walker
Boshart	Evans	Jackson	Patrie	Walters
Boylan	Eveleth	Keller	Perkins	Ward
Brainerd	Farrell	Kopp	Phillips J S	Waters
Brennan	Fay	Lachman	Pitkin	Weber
Brown C F	Feeley	Lansing	Raldiris	Weiland
Brown G W	Foley	Lowman	Reed	Weimert
Burgoyne	Fowler	Lupton	Roberts	Weinstein
Callan	Frisbie	Macdonald	Rozan	White E H
Chanler	Gillen	MacGregor	Sanner	White L H
Cheney	Goldberg	Manley	Shea	Whitley
Clarke R H	Goodspeed	Marlatt	Shepardson	Whitney
Clark S C	Goodwin	McCue	Shortt	Wilkie
Coffey	Graubard	McElligott	Smith A E	Wilsnack
Colné	Gray	McInerney	Smith M	Wood
Conklin	Green	McKeon	Stivers	Wright
Connell	Greenwood	Merritt	Sullivan	Yale
Cosad	Hackett	Metzendorf	Sweet	Young F L
Crocker	Haines	Miller J L	Thompson	Zorn
Cross	Harwood	Miller W G		

Said bill, as amended, was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 127

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Herrick	Murray	Thorn
Allen A F	Delano	Higgins	Neupert	Toombs
Allen H E	De Long	Hinman	Nolan	Trombly
Argetsinger	Doherty	Hoey	O'Connor	Van Olinda
Barden	Donnelly	Holden	Odell	Vicinus
Baumes	Donovan	Howard	Oliver	Vosburgh
Bennett	Ebbets	Jackson	Parker	Walker
Boshart	Evans	Keller	Patrie	Walters
Boylan	Eveleth	Kopp	Perkins	Ward
Brainerd	Farrell	Lachman	Phillips J S	Waters
Brennan	Fay	Lansing	Pitkin	Weber
Brown C F	Feeley	Lowman	Raldiris	Weiland
Brown G W	Foley	Lupton	Reed	Weimert

Burgoyne	Fowler	Macdonald	Roberts	Weinstein
Callan	Frisbie	MacGregor	Rozan	White E H
Chanler	Gillen	Manley	Sanner	White L H
Cheney	Goodspeed	Marlatt	Shea	Whitley
Clarke R H	Goodwin	McCue	Shepardson	Whitney
Clark S C	Graubard	McElligott	Shortt	Wilkie
Coffey	Gray	McInerney	Smith A E	Wilsnack
Colné	Green	McKeon	Smith M	Wood
Conklin	Greenwood	Merritt	Stivers	Wright
Connell	Hackett	Metzendorf	Sullivan	Yale
Cosad	Haines	Miller J L	Sweet	Young F L
Crocker	Harwood	Miller W G	Thompson	Zorn
Cross	Hearn			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have reconsidered their vote on the final passage of said bill, and, as amended, have again passed the same.

Mr. Whitney offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur). That a respectful message be sent to the Governor, requesting the return to the Assembly of Assembly bill (No. 881, Int. No. 529), entitled "An act to amend chapter six hundred and seventeen of the Laws of eighteen hundred and sixty-eight, entitled 'An act to incorporate the Round Lake Camp Meeting Association of the Methodist Episcopal Church of the Troy Conference,' generally," for the purposes of amendment.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

Mr. Merritt offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur), That six hundred and fifty copies of the Greene Memorial volume be printed and distributed as follows: One hundred and fifty copies to the family of the deceased, and five hundred copies to the New York Monuments Commission.

which was referred to the committee on public printing.

The Senate returned the bill (No. 27, Int. No. 27), entitled "An act to amend chapter one hundred and five of the Laws of eighteen hundred and ninety-one, entitled 'An act to revise the charter of the city of Buffalo,' relating to the establishment and

maintenance of a retirement fund for civil service employees," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Buffalo.

A communication was received from Hon. William J. Gaynor, mayor of the city of New York, returning Assembly bill (No. 482, Int. No. 457), entitled "An act to amend chapter five hundred and eighty of the Laws of nineteen hundred and two, entitled 'An act in relation to the Municipal Court of the city of New York, its officers and marshals,' in relation to adjournments," with a message that said mayor, after a public hearing thereon, does approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

The Senate returned the concurrent resolution recalling from the Governor, for the purposes of amendment, Assembly bill (No. 881, Int. No. 529), entitled "An act to amend chapter six hundred and seventeen of the Laws of eighteen hundred and sixty-eight, entitled 'An act to incorporate the Round Lake Camp Meeting Association of the Methodist Episcopal Church of the Troy Conference,' generally," with a message that they have concurred in the passage of the same.

Ordered, That the Clerk deliver said resolution to the Governor.

Mr. Speaker, from the committee on rules, reported in favor of the adoption of the following resolution:

Resolved, That Assembly rule No. 21 be and the same hereby is suspended until April twenty-ninth, 1910.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

On motion of Mr. Merritt, the House adjourned until Tuesday morning, April 19th, at 10:30 o'clock.

TUESDAY, APRIL 19, 1910.

The House met pursuant to adjournment.

Prayer by Rev. Wm. W. Eaton, Fort Edward.

On motion of Mr. Merritt, the reading of the journal of yesterday was dispensed with and the same was approved.

Mr. Speaker presented the Fifteenth Annual Report of the American Scenic and Historic Preservation Society, which was laid upon the table and ordered printed.

(See Assembly Document No. 60.)

The Senate sent for concurrence the following entitled bills:

"An act providing for the issue of bonds of the State to run for a period of fifty years in lieu of bonds heretofore authorized by chapter three hundred and ninety-one of the Laws of nineteen hundred and nine, but not issued" (No. 1056, Rec. No. 151), which was read the first time and referred to the committee on ways and means.

"An act to amend the State Printing Law, in relation to report of Court of Claims" (No. 827, Rec. No. 152), which was read the first time and referred to the committee on public printing.

"An act to amend chapter six hundred and six of the Laws of nineteen hundred and two, entitled 'An act to incorporate the Brooklyn Public Library and to permit libraries in the borough of Brooklyn of the city of New York to convey their property thereto, and limiting and defining the powers thereof,' in relation to the appointment and reclassification of the members thereof" (No. 953, Rec. No. 153), which was read the first time.

On motion of Mr. A. E. Smith, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. A. E. Smith, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 123

NOES 00

Those who voted in the affirmative were:

Abbey	Crocker	Goodspeed	Merritt	Thompson
Allen A F	Cross	Gray	Metzendorf	Thorn
Allen H E	Dana	Green	Miller J L	Toombs
Argetsinger	Delano	Greenwood	Miller W G	Trombly
Barden	De Long	Hackett	Murray	Van Olinda
Bates	Doherty	Haines	Neupert	Vosburgh
Baumes	Donnelly	Higgins	Nolan	Walker
Bennett	Donovan	Hinman	O'Connor	Walters
Boshart	Ebbets	Hoey	Odell	Ward
Boylan	Evans	Holden	Oliver	Waters
Brainerd	Eveleth	Howard	Patrie	Weber
Brennan	Farrell	Jackson	Perkins	Weiland
Brown G W	Fay	Keller	Phillips J S	Weimert
Burgoyne	Feeley	Kopp	Pitkin	Weinstein
Callan	Filley	Lachman	Raldiris	White L H
Caughlan	Foley	Lansing	Reed	Whitney
Chanler	Fowler	Lee	Roberts	Wilkie
Cheney	Friend	Lowman	Shepardson	Wilsnack
Clarke R H	Frisbie	Lupton	Shortt	Wood
Clark S C	Garfein	Macdonald	Smith A E	Wright
Coffey	Gerhardt	MacGregor	Smith M	Yale
Colné	Gerken	Manley	Stivers	Young E
Conklin	Gillen	Marlatt	Sullivan	Young F L
Connell	Glore	McCue	Sweet	Zorn
Cosad	Goldberg	McElligott		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

"An act to amend the Village Law, relative to a second election upon a proposition to raise money" (No. 1041, Rec. No. 154), which was read the first time and referred to the committee on affairs of villages.

"An act to amend the Education Law, in relation to the amount and payment of expenses for tuition and maintenance of deaf-mute children" (No. 793, Rec. No. 155), which was read the first time and referred to the committee on ways and means.

"An act making an appropriation for demonstration work in relation to milk production" (No. 419, Rec. No. 156), which was read the first time and referred to the committee on ways and means.

"An act making an appropriation to reimburse certain towns of Cattaraugus county for moneys expended in the repair and improvement of public highways and bridges on the Indian reservation in such county, in the year nineteen hundred and nine" (No.

810, Rec. No. 157), which was read the first time and referred to the committee on ways and means.

"An act to change the names of Grace Methodist Episcopal Church of the borough of Queens, city of New York, to Van Alst Avenue Methodist Episcopal Church of the borough of Queens, city of New York" (No. 817, Rec. No. 158), which was read the first time and referred to the committee on charitable and religious societies.

"An act to amend the Greater New York charter, in relation to powers of dock masters" (No. 433, Rec. No. 159), which was read the first time and referred to the committee on affairs of cities.

"An act to amend chapter one hundred and ninety-five of the Laws of nineteen hundred and eight, entitled 'An act to repeal chapter three hundred and thirty-five of the Laws of nineteen hundred and four, entitled "An act providing for the appraisal of lands, structures and waters for the use of the improved canals as authorized by chapter one hundred and forty-seven of the Laws of nineteen hundred and three," and authorizing the appointment of a special examiner and appraiser by the Governor, and fixing his compensation,' in relation to the procedure for payment of awards" (No. 967, Rec. No. 160), which was read the first time and referred to the committee on ways and means.

"An act to transfer a part of Niagara street in the city of Buffalo to the control and jurisdiction of the board of park commissioners of said city" (No. 925, Rec. No. 161), which was read the first time and referred to the committee on affairs of cities.

"An act to grant and release to the city of Rochester all the right, title and interest of the people of the State of New York in and to certain lands in the city of Rochester formerly used as a site for the State Industrial School; and providing for the cancellation by the city of Rochester of taxes and assessments against the State of New York and for the construction of a pipe line and supply of water to the State Agricultural and Industrial School at Industry by said city" (No. 994, Rec. No. 162), which was read the first time and referred to the committee on ways and means.

"An act to amend the General Business Law, being chapter twenty of the Consolidated Laws, by inserting a new article, to be known as article three-a, private banking" (No. 995, Rec. No. 163), which was read the first time and referred to the committee on banks.

"An act to amend chapter five hundred and twenty-five of the Laws of eighteen hundred and seventy-four, in relation to incorporation of subordinate granges" (No. 898, Rec. No. 164), which was read the first time and referred to the committee on the judiciary.

Mr. Gray introduced a bill entitled "An act to amend the Town Law, in relation to compensation of certain town officers" (Int. No. 1522), which was read the first time and referred to the committee on internal affairs.

Mr. Hoey introduced a bill entitled "An act to amend section nineteen of chapter fifty-seven of the Laws of nineteen hundred and nine, entitled 'An act relating to State charities, constituting chapter fifty-five of the Consolidated Laws'" (Int. No. 1523), which was read the first time and referred to the committee on the judiciary.

Mr. Zorn introduced a bill entitled "An act to amend the Judiciary Law, in relation to sheriff's jurors in Queens county" (Int. No. 1524), which was read the first time and referred to the committee on the judiciary.

Mr. Fowler introduced a bill entitled "An act to amend the Code of Civil Procedure relative to service of orders in the City Court of the city of New York" (Int. No. 1525), which was read the first time and referred to the committee on codes.

Mr. Macdonald introduced a bill entitled "An act to legalize the acts and proceedings of the board of trustees of the village of Saranac Lake in contracting for the pavement of certain streets in the village of Saranac Lake and making payments for the same and assessing the expenses thereof upon the property abutting upon the streets so improved in pursuance of the proposition authorizing such improvements submitted to and adopted by the electors of said village of Saranac Lake" (Int. No. 1526), which was read the first time and referred to the committee on affairs of villages.

Mr. Odell introduced a bill entitled "An act to accept a gift upon certain conditions from Mary W. Harriman to the people of the State of New York of land in the counties of Orange and Rockland for the purpose of a State park, and the gift of the sum of one million dollars for the extension and improvement thereof and designating the Commissioners of the Palisades Interstate Park as the commission to receive and administer such gifts and enlarging the powers and extending the jurisdiction of such commission for that purpose" (Int. No. 1527), which was read the first time and referred to the committee on ways and means.

Also, "An act making provision for issuing bonds to an amount not exceeding two million five hundred thousand dollars, for the use of the Commissioners of the Palisades Interstate Park in the extension and improvement of the park under their jurisdiction as from time to time such park may exist, and providing for a submission of the same to the people, to be voted upon at the general election to be held in the year nineteen hundred and ten" (Int. No. 1528), which was read the first time and referred to the committee on ways and means.

Mr. MacGregor introduced a bill entitled "An act to amend chapter twenty-six of the Laws of nineteen hundred and ten, entitled 'An act creating a commission for the government and control of a municipal hospital for the city of Buffalo for the care and treatment of persons affected with incipient tuberculosis, and defining the powers and prescribing the duties of said commission,' relating to the name of the hospital" (Int. No. 1529), which was read the first time and referred to the committee on the judiciary.

Mr. A. F. Allen introduced a bill entitled "An act to enlarge the fish hatchery at Bemis Point on Chautauqua lake, Chautauqua county, for the propagation of fish, and making an appropriation therefor" (Int. No. 1530), which was read the first time and referred to the committee on ways and means.

Also, "An act to amend article seven of the Insurance Law, relative to fraternal beneficiary societies, orders or associations" (Int. No. 1531), which was read the first time and referred to the committee on insurance.

By unanimous consent, Mr. Weimert introduced a bill entitled "An act to amend section two hundred and seventy-one of chapter one hundred and five of the Laws of eighteen hundred and ninety-one, entitled 'An act to revise the charter of the city of Buffalo,' as amended by chapter two hundred and twenty-eight of the Laws of nineteen hundred and one, and chapter six hundred and fifty of the Laws of nineteen hundred and seven, relating to salaries in the department of public works" (Int. No. 1532), which was read the first time and referred to the committee on affairs of cities.

Also, by unanimous consent, "An act authorizing the city of Buffalo to convey certain lands and relinquish certain rights to the United States of America and to comply with other conditions required in consideration of the improvement of the harbor in said city by the United States" (Int. No. 1533), which was read the first time and referred to the committee on affairs of cities.

By unanimous consent, Mr. Evans introduced a bill entitled "An act empowering the surrogate of the county of Sullivan to reproduce and restore records of the surrogate's court of the county of Sullivan destroyed by fire August tenth, nineteen hundred and nine" (Int. No. 1534), which was read the first time.

On motion of Mr. Evans, and by unanimous consent, said bill was read the second time and ordered to third reading and referred to the committee on internal affairs.

By unanimous consent, Mr. Weimert introduced a bill entitled "An act to authorize the city of Buffalo and the county of Erie to negotiate for the transfer and conveyance to said city or to said county of the city and county hall in said city" (Int. No. 1535), which was read the first time and referred to the committee on affairs of cities.

By unanimous consent, Mr. Walters introduced a bill entitled "An act to amend the Penal Law in relation to misconduct by officers and directors of life or casualty insurance corporations upon the co-operative or assessment plan, or of fraternal beneficiary societies, orders or associations" (Int. No. 1536), which was read the first time and referred to the committee on codes.

Mr. M. Smith, from the committee on revision, to which was

referred the bill introduced by Mr. W. G. Miller (No. 1570, Int. No. 1231), entitled "An act to authorize the towns of Nassau county to acquire lands for park purposes, and to issue bonds therefor."

Also, the bill introduced by Mr. Zorn (No. 1567, Int. No. 1228), entitled "An act to change the name of Grace Methodist Episcopal Church of the borough of Queens, city of New York, to Van Alst Avenue Methodist Episcopal Church of the borough of Queens, city of New York."

Also, the bill introduced by Mr. G. W. Brown (No. 2030, Int. No. 557), entitled "An act to amend the State Printing Law, in relation to the number of extra copies of certain reports to be printed as legislative documents."

Also, the bill introduced by Mr. Whitney (No. 1714, Int. No. 1327), entitled "An act to repeal chapter one hundred and ninety of the Laws of eighteen hundred and fifty-five, entitled 'An act in relation to auditing of accounts by the board of supervisors of Saratoga county.'"

Also, the bill introduced by Mr. Coffey (No. 1937, Int. No. 1111), entitled "An act to amend chapter one hundred and twenty-eight of the Laws of eighteen hundred and ninety-nine, entitled 'An act to incorporate the city of New Rochelle,' in relation to the police force of said city and the compensation thereof," reported the same without recommendations, which report was agreed to, and said bills ordered engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Lachman (No. 1935, Int. No. 68), entitled "An act to amend chapter five hundred and eighty-three of the Laws of eighteen hundred and eighty-eight, entitled 'An act to revise and combine in a single act all existing special and local laws affecting public interests in the city of Brooklyn,' in relation to removal of buildings extending into streets," reported the same with the following recommendation:

Page 2, line 7, italicize "for a period of twenty years or over,".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Whitley (No. 1938, Int. No. 372), entitled "An act to amend section two hundred and one of an act, entitled 'An act relating to labor, constituting chapter thirty-one of the Consolidated Laws,' passed February seventeen, nineteen hundred and nine, relative to notice of injury," reported the same with the following recommendations:

Page 1, line 1 of title, after "amend" strike out rest of line. Strike out lines 2 and 3 of title.

Line 4 of title, strike out "hundred and nine," and insert "the Labor Law,".

Line 4, strike out "and known as the Labor Law," also strike out "so as".

Page 2, line 15, italicize "The notice".

Italicize lines 16 and 17.

Line 18, italicize "executor or administrator."

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Wood (No. 897, Int. No. 785), entitled "An act to amend the Highway Law, in relation to the establishment of a new route in the State highway system, to connect routes twenty-seven and thirty by way of Carthage and Antwerp in the county of Jefferson," reported the same with the following recommendation:

Page 1, line 5, strike out "-a" after the word "thirty".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. Cheney, from the committee on printed and engrossed bills, reported the following bills as correctly printed and engrossed:

"An act to amend the Liquor Tax Law, in relation to bonds to be given." (No. 1979, Int. No. 1024.)

"An act to amend the Election Law, in relation to gaining or losing a residence." (No. 1986, Int. No. 355.)

"An act to amend the Public Officers Law, in relation to vacations for persons in the service of the State and of the several civil subdivisions thereof." (No. 1978, Int. No. 1107.)

"An act to grant and release to the city of Rochester all the

right, title and interest of the people of the State of New York in and to certain lands in the city of Rochester formerly used as a site for the State Industrial School; and providing for the cancellation by the city of Rochester of taxes and assessments against the State of New York and for the construction of a pipe line and supply of water to the State Agricultural and Industrial School at Industry by said city." (No. 1980, Int. No. 44.)

"An act to amend the County Law, in relation to the salaries of the county judge and surrogate of the county of Nassau." (No. 1985, Int. No. 282.)

"An act to amend the Real Property Law, relative to effect of grant or mortgage of real property adversely possessed." (No. 1981, Int. No. 319.)

"Concurrent resolution of the Senate and Assembly proposing an amendment to section seven of article one of the Constitution, in relation to condemnation proceedings." (No. 1984, Int. No. 25.)

"An act to amend the Tax Law, in relation to the tax on corporation and foreign bankers." (No. 1982, Int. No. 904.)

Mr. Foley offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on affairs of cities be discharged from the further consideration of Senate bill (No. 458, Rec. No. 90), entitled "An act to amend the Greater New York charter, relative to proceedings for street opening."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

On motion of Mr. Foley, and by unanimous consent, said bill was read the second time and ordered to a third reading.

Mr. Foley moved that said bill be recommitted to the committee on affairs of cities, with instructions to report the same forthwith, amended as follows:

On page 4, line 9, after the word "proceeding" insert the word "contiguous".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Whitley, from the committee on affairs of cities, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

Mr. Fay offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on affairs of cities be discharged from the further consideration of the bill (No. 1573, Int. No. 1234), entitled "An act to amend the Greater New York charter, in relation to contracts and local improvements."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Said bill having been announced, Mr. Fay moved to amend as follows:

Page 3, line 5, insert comma after "contract".

Page 3, line 5, insert after "additional" in italics "and extra".

Page 3, lines 6 and 7, strike out "said work, or supplies, or both, of a class not provided for in the contract" and insert in italics "whether said work or supplies, or both, be of a class provided in the contract or not".

Page 3, lines 10 and 11, strike out "and approved by the comptroller".

Page 4, line 14, insert a bracket [before the semicolon.

Page 4, line 22, insert a bracket] after the period.

Page 4, line 22, insert in italics "All warrants signed by the Comptroller upon vouchers duly audited and approved for payment of amounts due under contracts, shall, by number or other description, refer to the voucher, the fund and the contract upon which payment is to be made; and all checks drawn by the chamberlain on warrants duly approved and executed pursuant to law, as payments on contracts, may be mailed to the contractor at his address or delivered to him or his authorized representative, and, when so mailed or delivered, the legal endorsement by the contractor upon a check subjoined to a warrant which has been paid by the bank or trust company upon which the same has been drawn, shall be considered as a receipt of the contractor for the amount of said check so paid on account of said contract."

Page 4, line 23, change "charter" to "chapter".

Page 5, line 10, strike out "five" and insert in italics "ten".

Page 5, line 14, strike out "lowest three" and insert in italics "three lowest".

Page 6, line 1, change "charter" to "chapter".

Page 6, strike out all of line 11 after the word "done", lines 12, 13, 14, 15 and 16, down to the period and insert in italics "under the terms of said contract shall amount to two hundred and fifty thousand dollars, and thereafter ninety per centum of

the estimated value of the balance of the work done under the terms of said contract over and above said work of the estimated value of two hundred and fifty thousand dollars until completion.”.

Page 7, strike out the italicized matter on lines 7 to 21, both inclusive, and insert in italics “ Every contract shall contain provisions respecting the manner and time of making payments of interest to the contractor at the rate of four and one-half per centum per annum, if the amount due on any estimate or on the final certificate shall be delayed for thirty days or more after the date of the filing of the estimate or certificate of the head of the department in the office of the comptroller, such interest to be computed from such date of the filing of such estimate or certificate in the office of the comptroller up to the date when payment shall be ready for delivery by the comptroller as evidenced by the records of the finance department.”

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

On motion of Mr. Fay, said bill was ordered reprinted and recommitted to said committee.

Mr. Garfein offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on codes be discharged from the further consideration of the bill (No. 1628, Int. No. 1275), entitled “An act to amend the Code of Civil Procedure, in relation to an action to annul the marriage where one of the parties is under the age of consent, and to repeal section seventeen hundred and forty-two, relating thereto.”

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Said bill having been announced, Mr. Garfein moved to amend as follows:

Page 2, line 3, strike out “the woman being” and insert in italics in place thereof the word “though”.

Page 2, line 4, strike out everything after the first “years” excepting the comma.

Page 2, line 6, strike out “both” and insert in italics in place thereof the words “at least one of the”, and strike out “such party or parties” and insert in italics in place thereof the words “each party who was under such age”.

Page 2, strike out lines 10, 11 and 12, and insert in italics the following: "1-a. That one or both of the parties was not, when the marriage was contracted, above the age of sixteen years."

Page 3, line 7, strike out "both" and insert in italics in place thereof the words "one of the".

Page 3, line 9, strike out "in the cases".

Page 3, strike out line 10.

Page 3, line 11, strike out everything before, but not including the first comma.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

On motion of Mr. Garfein, said bill was ordered reprinted and recommitted to said committee.

Mr. Fay offered for the consideration of the the House a resolution, in the words following:

Resolved, That the committee on affairs of cities be discharged from the further consideration of the bill (No. 1574, Int. No. 1235), entitled "An act to amend the Greater New York charter, in relation to the department of docks and ferries."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Said bill having been announced, Mr. Fay moved to amend as follows:

Page 3, line 2, strike out all of the line after the word "done", and lines 3, 4, 5 and 6, down to and including the word "dollars", and insert in italics "under said contract until the retained sum shall amount to seventy-five thousand dollars and thereafter and over and above the said retained amount of seventy-five thousand dollars, ten per centum of the estimated value of the balance of the work done under the terms of said contract".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

On motion of Mr. Fay, said bill was ordered reprinted and recommitted to said committee.

Mr. Merritt moved a call of the members of the House.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

By direction of the Speaker, the Clerk called the roll, when the following members responded:

Abbey	Cross	Green	Metzendorf	Thorn
Allen A F	Dana	Greenwood	Miller J L	Toombs
A'len H E	Delano	Hackett	Murray	Trombly
Argetsinger	De Long	Haines	Neupert	Van Olinda
Barden	Doherty	Higgins	Nolan	Vosburgh
Bates	Donnelly	Hinman	O'Connor	Walker
Baumes	Donovan	Hoey	Odell	Walters
Bennett	Ebbets	Holden	Oliver	Ward
Boshart	Evans	Howard	Parker	Waters
Boylan	Eveleth	Jackson	Patrie	Weber
Brainerd	Farrell	Keller	Perkins	Weiland
Brown G W	Fay	Kopp	Phillips J S	Weimert
Burgoyne	Feeley	Lachman	Pitkin	Weinstein
Callan	Filley	Lansing	Raldiris	White L H
Caughlan	Foley	Lee	Reed	Whitney
Chanler	Fowler	Lowman	Roberts	Wilkie
Cheney	Friend	Lupton	Shepardson	Wilsnack
Clarke R H	Frisbie	Macdonald	Shortt	Wood
Clark S C	Garfein	MacGregor	Smith A E	Wright
Coffey	Gerhardt	Manley	Smith M	Yale
Colné	Gillen	Marlatt	Stivers	Young E
Conklin	Glore	McCue	Sullivan	Young F L
CConnell	Goldberg	McElligott	Sweet	Zorn
Cosad	Goodspeed	Merritt	Thompson	Speaker
Crocker	Gray			

Mr. Merritt moved that the House proceed with business during the pendency of the call.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Speaker announced the special order, being the bill (No. 1121, Int. No. 944) entitled "Concurrent resolution of the Senate and Assembly relative to the proposed amendment of the Constitution of the United States, ratifying the same."

Said bill having been announced for a third reading,

On motion of Mr. Murray, and by unanimous consent, said bill was made a special order on third reading for Wednesday next, immediately after the reading of the journal.

The bill (No. 1691, Int. No. 119) entitled "An act to amend the Agricultural Law, in relation to inspection and sale of seeds," having been announced for a third reading,

On motion of Mr. Callan, and by unanimous consent, said bill was ordered placed on the third reading calendar for Thursday next.

The bill (No. 1929, Int. No. 53) entitled "An act in relation to Public Service Commissions, constituting chapter forty-eight

of the Consolidated Laws," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative were:

Abbey	Crocker	Goodspeed	McCue	Sweet
Allen A F	Cross	Gray	Merritt	Thompson
Allen H E	Dana	Green	Metzendorf	Thorn
Argetsinger	Delano	Greenwood	Miller J L	Toombs
Barden	De Long	Hackett	Miller W G	Trombly
Bates	Doherty	Haines	Murray	Van Olinda
Baumes	Donnelly	Higgins	Neupert	Vosburgh
Bennett	Donovan	Hinman	Nolan	Walker
Boshart	Ebbets	Hoey	O'Connor	Walters
Boylan	Evans	Holden	Odell	Ward
Brainerd	Eveleth	Howard	Oliver	Waters
Brennan	Farrell	Jackson	Patrie	Weber
Brown G W	Fay	Keller	Perkins	Weiland
Burgoyne	Feeley	Kopp	Phillips J S	Weimert
Callan	Filley	Lachman	Pitkin	Weinstein
Caughlan	Foley	Lansing	Raldiris	White L H
Chanler	Fowler	Lee	Reed	Whitney
Cheney	Friend	Lowman	Roberts	Wilkie
Clarke R H	Frisbie	Lupton	Shepardson	Wilsnack
Clark S C	Garfein	Macdonald	Shortt	Wood
Coffey	Gerhardt	MacGregor	Smith A E	Wright
Colné	Gerken	Manley	Smith M	Yale
Conklin	Gillen	Marlatt	Stivers	Young E
Connell	Glore	McElligott	Sullivan	Young F L
Cosad	Goldberg			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1856, Int. No. 775) entitled "An act to amend the Greater New York charter, relative to proceedings for street opening," having been announced for a third reading,

On motion of Mr. Foley, said bill was laid aside and ordered stricken from the calendar.

The bill (No. 1719, Int. No. 864) entitled "An act to amend the Labor Law, in relation to the wages and hours of employment of certain employees in the State Capitol and other State buildings in the city of Albany," having been announced for a third reading,

On motion of Mr. Lansing, and by unanimous consent, said bill was ordered placed on the third reading calendar for Thursday next.

The Senate bill (No. 710, Rec. No. 108) entitled "An act to amend the Greater New York charter, as re-enacted by chapter four hundred and sixty-six of the Laws of nineteen hundred and one, relative to local improvements and assessments therefor," having been announced for a third reading,

On motion of Mr. A. E. Smith, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The bill (No. 1924, Int. No. 870) entitled "An act to amend the Village Law, in relation to the laying out of new streets," having been announced for a third reading,

On motion of Mr. Barden, and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next.

The bill (No. 1977, Int. No. 33) entitled "An act to amend the Highway Law, by repealing article eleven thereof and inserting a new article eleven, in relation to motor vehicles," having been announced,

Mr. Dana moved that said bill be recommitted to the committee on internal affairs, with instructions to report the same forthwith, amended as follows:

At page 2, line 17, strike out "fines and penalties,".

Page 3, line 6, strike out "motor bicycles, motor cycles,".

Page 6, line 15, strike out "provided that if a"; strike out lines 16, 17, 18, 19, 20, 21, 22 and 23.

Page 8, line 11, after the word "swinging" insert the following: "except in the case of motor cycles where one number plate displayed in the rear shall be sufficient."

Page 11, line 13, after the word "rear" insert the following: "except in the case of motor cycles, one lamp displayed in the front shall be sufficient."

Page 24, line 22, strike out "fines and penalties."

Page 24, strike out lines 25 and 26.

Page 25, strike out lines 1 to 10, inclusive, and on line 11, strike out "ment imposed".

Page 25, line 22, strike out "On".

Page 25, strike out lines 23 and 24.

Page 26, strike out lines 1 and 2.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the negative.

Mr. Lansing moved that said bill be recommitted to the committee on internal affairs, with instructions to report the same forthwith, amended as follows:

Page 24, line 23, strike out the numeral and period "1."

Page 24, strike out lines 25 and 26.

Page 25, strike out lines 1 to 21, inclusive, and so much of line 22 as precedes the word "One".

Page 26, line 1, insert after "receipts" the words "for registration fees."

Page 15, line 15, strike out "four" and insert "six".

Page 13, line 17, strike out "a" and insert "such" before "rate", and strike out "in excess of thirty", and insert after "speed" the following: "shall not, in any event, exceed twenty-five".

Page 13, line 18, strike out everything after and including the word "for" and insert a period after "hour".

Page 13, strike out lines 19 and 20.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the negative.

Debate was had thereon.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 119

NOES 30

Those who voted in the affirmative were:

Abbey	Cosad	Glore	Merritt	Thompson
Allen A F	Crocker	Goldberg	Metzendorf	Thorn
Allen H E	Cross	Goodspeed	Miller J L	Toombs
Argetsinger	Dana	Green	Miller W G	Trombly
Barden	Delano	Greenwood	Murray	Van Olinda
Bates	De Long	Hackett	Neupert	Vosburgh
Baumes	Doherty	Haines	Nolan	Walker
Bennett	Donnelly	Higgins	O'Connor	Walters
Boshart	Donovan	Hinman	Odell	Ward
Boylan	Ebbets	Hoey	Oliver	Waters
Brainerd	Evans	Holden	Patrie	Weber

Brennan	Eveleth	Howard	Perkins	Weiland
Brown G W	Farrell	Jackson	Phillips J S	Weimert
Burgoyne	Fay	Keller	Pitkin	Weinstein
Callan	Feeley	Kopp	Raldiris	White L H
Caughlan	Filley	Lachman	Reed	Whitney
Chanler	Foley	Lowman	Roberts	Wilkie
Cheney	Fowler	Lupton	Shepardson	Wilsnack
Clarke R H	Friend	Macdonald	Shortt	Wood
Clark S C	Frisbie	MacGregor	Smith A E	Wright
Coffey	Garfein	Manley	Smith M	Yale
Colné	Gerhardt	Marlatt	Stivers	Young E
Conklin	Gerken	McCue	Sullivan	Young F L
Connell	Gillen	McElligott	Sweet	

Those who voted in the negative were:

Beck	Hearn	Levy J	Parker	Stevenson
Brown C F	Herrick	McGrath	Phillips C W	Vieinus
Goodwin	Joseph	McInerney	Rozan	Wende
Graubard	Lansing	McKeon	Sanner	White E H
Gray	Lee	O'Neill J J	Shea	Whitley
Harwood	Levy A J	O'Neil M A	Spielberg	Zorn

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1778, Int. No. 772) entitled "An act to amend the Greater New York charter, in relation to grants of land under water by the city of New York to the State," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Thos who voted in the affirmative were:

Abbey	Crocker	Goodspeed	McElligott	Sweet
Allen A F	Cross	Gray	Merritt	Thompson
Allen H E	Dana	Green	Metzendorf	Thorn
Argetsinger	Delano	Greenwood	Miller J L	Toombs
Barden	De Long	Hackett	Miller W G	Trombly
Bates	Doherty	Haines	Murray	Van Olinda
Baumes	Donnelly	Higgins	Neupert	Vosburgh
Bennett	Donovan	Hinman	Nolan	Walker
Boshart	Ebbets	Hoey	O'Connor	Walters
Boylan	Evans	Holden	Odell	Ward
Brainerd	Eveleth	Howard	Oliver	Waters
Brennan	Farrell	Jackson	Patrie	Weber
Brown G W	Fay	Keller	Perkins	Weiland
Burgoyne	Feeley	Kopp	Phillips J S	Weimert

Callan	Filley	Lachman	Pitkin	Weinstein
Caughlan	Foley	Lansing	Raldiris	White L H
Chanler	Fowler	Lee	Reed	Whitney
Cheney	Friend	Lowman	Roberts	Wilkie
Clarke R H	Frisbie	Lupton	Shepardson	Wilsnack
Clark S C	Garfein	Macdonald	Shortt	Wood
Coffey	Gerhardt	MacGregor	Smith A E	Wright
Colné	Gerken	Manley	Smith M	Yale
Conklin	Gillen	Marlatt	Stivers	Young E
Connell	Glore	McCue	Sullivan	Young F L
Cosad	Goldberg			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Chanler in the chair.

The bill (No. 1794, Int. No. 1081) entitled "An act to amend the State Boards and Commissions Law, in relation to establishing a State board of commerce and industry," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 78

NOES 39

Those who voted in the affirmative were:

Allen A F	Doherty	Hoeey	Merritt	Sweet
Bates	Donovan	Holden	Miller J L	Thompson
Baumes	Ebbets	Howard	Murray	Toombs
Bennett	Eveleth	Jackson	Neupert	Vosburgh
Brown G W	Feeley	Kopp	Nolan	Ward
Burgoyne	Filley	Lachman	O'Connor	Waters
Cheney	Foley	Lansing	Odell	Weber
Clarke R H	Friend	Lee	Perkins	Weiland
Clark S C	Garfein	Lupton	Raldiris	Weimert
Coffey	Glore	Macdonald	Reed	Weinstein
Colné	Goodspeed	MacGregor	Shea	White L H
Conklin	Green	Manley	Shepardson	Whitney
Connell	Greenwood	Marlatt	Smith M	Wilsnack
Cross	Haines	McCue	Stivers	Wood
Dana	Higgins	McGrath	Sullivan	Young F L
Delano	Hinman	McKeon		

Those who voted in the negative were:

Abbey	De Long	Gillen	Parker	Trombly
Barden	Donnelly	Hackett	Pitkin	Van Olinda
Beck	Evans	Keller	Phillips J S	Walker
Boylan	Farrell	Levy J	Roberts	Walters

Brainerd	Fay	McElligott	Sanner	Wright
Chanler	Fowler	Metzendorf	Shortt	Young E
Cosad	Frisbie	O'Neill J J	Smith A E	Zorn
Crocker	Gerken	O'Neil M A	Spiegelberg	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1764, Int. No. 1349) entitled "An act to amend the Highway Law, in relation to the description of the routes of certain highways to be constructed or improved by the State," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative were:

Abbey	Crocker	Goodspeed	McElligott	Sweet
Allen A F	Cross	Gray	Merritt	Thompson
Allen H E	Dana	Green J	Metzendorf	Thorn
Argetsinger	Delano	Greenwood	Miller J L	Toombs
Barden	De Long	Hackett	Miller W G	Trombly
Bates	Doherty	Haines	Murray	Van Olinda
Baumes	Donnelly	Higgins	Neupert	Vosburgh
Bennett	Donovan	Hinman	Nolan	Walker
Boshart	Ebbets	Hoey	O'Connor	Walters
Boylan	Evans	Holden	Odell	Ward
Brainerd	Eveleth	Howard	Oliver	Waters
Brennan	Farrell	Jackson	Patrie	Weber
Brown G W	Fay	Keller	Perkins	Weiland
Burgoyne	Feeley	Kopp	Phillips J S	Weimert
Callan	Filley	Lachman	Pitkin	Weinstein
Caughlan	Foley	Lansing	Raldiris	White L H
Chanler	Fowler	Lee	Reed	Whitney
Cheney	Friend	Lowman	Roberts	Wilkie
Clarke R H	Frisbie	Lupton	Shepardson	Wilsnack
Clark S C	Garfein	Macdonald	Shortt	Wood
Coffey	Gerhardt	MacGregor	Smith A E	Wright
Colné	Gerken	Manley	Smith M	Yale
Conklin	Gillen	Marlatt	Stivers	Young E
Connell	Glore	McCue	Sullivan	Young F L
Cosad	Goldberg			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1926, Int. No. 630) entitled "An act to amend the Public Health Law, in relation to prohibiting putrid deposits

and sewage in certain waters in the counties of Hamilton and Herkimer," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 123

NOES 00

Those who voted in the affirmative were:

Abbey	Crocker	Goodspeed	Merritt	Thompson
Allen A F	Cross	Gray	Metzendorf	Thorn
Allen H E	Dana	Green	Miller J L	Toombs
Argetsinger	Delano	Greenwood	Miller W G	Trombly
Barden	De Long	Hackett	Murray	Van Olinda
Bates	Doherty	Haines	Neupert	Vosburgh
Baumes	Donnelly	Higgins	Nolan	Walker
Bennett	Donovan	Hinman	O'Connor	Walters
Boshart	Ebbets	Hoey	Odell	Ward
Boylan	Evans	Holden	Oliver	Waters
Brainerd	Eveleth	Howard	Patrie	Weber
Brennan	Farrell	Jackson	Perkins	Weiland
Brown G W	Fay	Keller	Phillips J S	Weimert
Burgoyne	Feeley	Kopp	Pitkin	Weinstein
Callan	Filley	Lachman	Raldiris	White L H
Caughlan	Foley	Lansing	Reed	Whitney
Chanler	Fowler	Lee	Roberts	Wilkie
Cheney	Friend	Lowman	Shepardson	Wilsnack
Clarke R H	Frisbie	Lupton	Shortt	Wood
Clark S C	Garfein	Macdonald	Smith A E	Wright
Coffey	Gerhardt	MacGregor	Smith M	Yale
Colné	Gerken	Manley	Stivers	Young E
Conklin	Gillen	Marlatt	Sullivan	Young F L
Connell	Glore	McCue	Sweet	Zorn
Cosad	Goldberg	McElligott		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1654, Int. No. 863) entitled "An act to amend the Labor Law, in relation to hours of minors and women," having been announced for a third reading,

On motion of Mr. Marlatt, said bill was recommitted to the committee on labor and industries, retaining its place on the order of third reading.

The bill (No. 1928, Int. No. 1208) entitled "An act authorizing the city of Lockport to raise money for the purpose of improving, operating and maintaining the city hospital in said city,

and to issue its bonds therefor," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative were:

Abbey	Crocker	Goodspeed	McElligott	Sweet
Allen A F	Cross	Gray	Merritt	Thompson
Allen H E	Dana	Green	Metzendorf	Thorn
Argetsinger	Delano	Greenwood	Miller J L	Toombs
Barden	De Long	Hackett	Miller W G	Trombly
Bates	Doherty	Haines	Murray	Van Olinda
Baumes	Donnelly	Higgins	Neupert	Vosburgh
Bennett	Donovan	Hinman	Nolan	Walker
Boshart	Ebbets	Hoey	O'Connor	Walters
Boylan	Evans	Holden	Odell	Ward
Brainerd	Eveleth	Howard	Oliver	Waters
Brennan	Farrell	Jackson	Patrie	Weber
Brown G W	Fay	Keller	Perkins	Weiland
Burgoyne	Feeley	Kopp	Phillips J S	Weimert
Callan	Filley	Lachman	Pitkin	Weinstein
Caughlan	Foley	Lansing	Raldiris	White L H
Chanler	Fowler	Lee	Reed	Whitney
Cheney	Friend	Lowman	Roberts	Wilkie
Clarke R H	Frisbie	Lupton	Shepardson	Wilsnack
Clark S C	Garfein	Macdonald	Shortt	Wood
Coffey	Gerhardt	MacGregor	Smith A E	Wright
Colné	Gerken	Manley	Smith M	Yale
Conklin	Gillen	Marlatt	Stivers	Young E
Connell	Glore	McCue	Sullivan	Young F I
Cosad	Goldberg			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1925, Int. No. 1133) entitled "An act to amend section three hundred and twenty-eight of the Code of Civil Procedure, in relation to assistant clerks in the City Court of the city of New York," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative were:

Abbey	Crocker	Goodspeed	McElligott	Sweet
Allen A F	Cross	Gray	Merritt	Thompson
Allen H E	Dana	Green	Metzendorf	Thorn
Argetsinger	Delano	Greenwood	Miller J L	Toombs
Barden	De Long	Hackett	Miller W G	Trombly
Bates	Doherty	Haines	Murray	Van Olinda
Baumes	Donnelly	Higgins	Neupert	Vosburgh
Bennett	Donovan	Hinman	Nolan	Walker
Boshart	Ebbets	Hoey	O'Connor	Walters
Boylan	Evans	Holden	Odell	Ward
Brainerd	Eveleth	Howard	Oliver	Waters
Brennan	Farrell	Jackson	Patrie	Weber
Brown G W	Fay	Keller	Perkins	Weiland
Burgoyne	Feeley	Kopp	Phillips J S	Weimert
Callan	Filley	Lachman	Pitkin	Weinstein
Caughlan	Foley	Lansing	Raldiris	White L H
Chanler	Fowler	Lee	Reed	Whitney
Cheney	Friend	Lowman	Roberts	Wilkie
Clarke R H	Frisbie	Lupton	Shepardson	Wilsnack
Clark S C	Garfein	Macdonald	Short	Wood
Coffey	Gerhardt	MacGregor	Smith A E	Wright
Colné	Gerken	Manley	Smith M	Yale
Conklin	Gillen	Marlatt	Stivers	Young E
Connell	Glore	McCue	Sullivan	Young F L
Cosad	Goldberg			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 798, Int. No. 711) entitled "An act to make the office of supervisor in the county of Ulster a salaried office," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative were:

Abbey	Crocker	Goodspeed	McElligott	Sweet
Allen A F	Cross	Gray	Merritt	Thompson
Allen H E	Dana	Green	Metzendorf	Thorn
Argetsinger	Delano	Greenwood	Miller J L	Toombs
Barden	De Long	Hackett J	Miller W G	Trombly
Bates	Doherty	Hearn	Murray	Van Olinda
Baumes	Donnelly	Higgins	Neupert	Vosburgh

Bennett	Donovan	Hinman	Nolan	Walker
Boshart	Ebbets	Hoey	O'Connor	Walters
Boylan	Evans	Holden	Odell	Ward
Brainerd	Eveleth	Howard	Oliver	Waters
Brennan	Farrell	Jackson	Patrie	Weber
Brown G W	Fay	Keller	Perkins	Weiland
Burgoyne	Feeley	Kopp	Phillips J S	Weimert
Callan	Filley	Lachman	Pitkin	Weinstein
Caughlan	Foley	Lansing	Raldiris	White L H
Chanler	Fowler	Lee	Reed	Whitney
Cheney	Friend	Lowman	Roberts	Wilkie
Clarke R H	Frisbie	Lupton	Shepardson	Wilsnack
Clark S C	Garfein	Macdonald	Shortt	Wood
Coffey	Gerhardt	MacGregor	Smith A E	Wright
Colné	Gerken	Manley	Smith M	Yale
Conklin	Gillen	Marlatt	Stivers	Young E
Connell	Glore	McCue	Sullivan	Young F L
Cosad	Goldberg			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1780, Int. No. 423) entitled "An act to amend the Code of Criminal Procedure, in relation to release on bail in certain cases," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative were:

Abbey	Crocker	Goodspeed	McElligott	Sweet
Allen A F	Cross	Gray	Merritt	Thompson
Allen H E	Dana	Green	Metzendorf	Thorn
Argetsinger	Delano	Greenwood	Miller J L	Toombs
Barden	De Long	Hackett	Miller W G	Trombly
Bates	Doherty	Haines	Murray	Van Olinda
Baumes	Donnelly	Higgins	Neupert	Vosburgh
Bennett	Donovan	Hinman	Nolan	Walker
Boshart	Ebbets	Hoey	O'Connor	Walters
Boylan	Evans	Holden	Odell	Ward
Brainerd	Eveleth	Howard	Oliver	Waters
Brennan	Farrell	Jackson	Patrie	Weber
Brown G W	Fay	Keller	Perkins	Weiland
Burgoyne	Feeley	Kopp	Phillips J S	Weimert
Callan	Filley	Lachman	Pitkin	Weinstein
Caughlan	Foley	Lansing	Raldiris	White L H
Chanler	Fowler	Lee	Reed	Whitney
Cheney	Friend	Lowman	Roberts	Wilkie
Clarke R H	Frisbie	Lupton	Shepardson	Wilsnack

Clark S C	Garfein	Macdonald	[Shortt	Wood
Coffey	Gerhardt	MacGregor	Smith A E	Wright
Colné	Gerken	Manley	Smith M	Yale
Conklin	Gillen	Marlatt	Stivers	Young E
Connell	Glore	McCue	Sullivan	Young F L
Cosad	Goldberg			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1932, Int. No. 300) entitled "An act to amend the Public Health Law, in relation to the practice of veterinary medicine," having been announced for a third reading,

On motion of Mr. Lansing, and by unanimous consent, said bill was ordered placed on the third reading calendar for Thursday next.

The bill (No. 1842, Int. No. 1380) entitled "An act to repeal chapter six hundred and twenty of the Laws of eighteen hundred and seventy-three, entitled 'An act to amend the statutes in reference to the collection of taxes in the county of Suffolk,'" was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 123

NOES 00

Those who voted in the affirmative were:

Abbey	Crocker	Goodspeed	Merritt	Thompson
Allen A F	Cross	Gray	Metzendorf	Thorn
Allen H E	Dana	Green	Miller J L	Toombs
Argetsinger	Delano	Greenwood	Miller W G	Trombly
Barden	De Long	Hackett	Murray	Van Olinda
Bates	Doherty	Haines	Neupert	Vosburgh
Baumes	Donnelly	Higgins	Nolan	Walker
Bennett	Donovan	Hinman	O'Connor	Walters
Bosbart	Ebbets	Hoey	Odell	Ward
Boylan	Evans	Holden	Oliver	Waters
Brainerd	Eveleth	Howard	Patrie	Weber
Brennan	Farrell	Jackson	Perkins	Weiland
Brown G W	Fay	Keller	Phillips J S	Weimert
Burgoyne	Feeley	Kopp	Pitkin	Weinstein
Callan	Filley	Lachman	Raldiri	White L H
Caughlan	Foley	Lansing	Reed	Whitney
Chanler	Fowler	Lee	Roberts	Wilkie
Cheney	Friend	Lowman	Shepardson	Wilsnack

Clarke R H	Frisbie	Lupton	Shortt	Wood
Clark S C	Garfein	Macdonald	Smith A E	Wright
Coffey	Gerhardt	MacGregor	Smith M	Yale
Colné	Gerken	Manley	Stivers	Young E
Conklin	Gillen	Marlatt	Sullivan	Young F L
Connell	Glore	McCue	Sweet	Zorn
Cosad	Goldberg	McElligott		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1923, Int. No. 186) entitled "An act to amend the General Municipal Law, in relation to registry of municipal bonds," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative were:

Abbey	Crocker	Goodspeed	McElligott	Sweet
Allen A F	Cross	Gray	Merritt	Thompson
Allen H E	Dana	Green	Metzendorf	Thorn
Argetsinger	Delano	Greenwood	Miller J L	Toombs
Barden	De Long	Hackett	Miller W G	Trombly
Bates	Doherty	Haines	Murray	Van Olinda
Baumes	Donnelly	Higgins	Neupert	Vosburgh
Bennett	Donovan	Hinman	Nolan	Walker
Boshart	Ebbets	Hoey	O'Connor	Walters
Boylan	Evans	Holden	Odell	Ward
Brainerd	Eveleth	Howard	Oliver	Waters
Brennan	Farrell	Jackson	Patrie	Weber
Brown G W	Fay	Keller	Perkins	Weiland
Burgoyne	Feeley	Kopp	Phillips J S	Weimert
Callan	Filley	Lachman	Pitkin	Weinstein
Caughlan	Foley	Lansing	Raldris	White L H
Chanler	Fowler	Lee	Reed	Whitney
Cheney	Friend	Lowman	Roberts	Wilkie
Clarke R H	Frisbie	Lupton	Shepardson	Wilsnack
Clark S C	Garfein	Macdonald	Shortt	Wood
Coffey	Gerhardt	MacGregor	Smith A E	Wright
Colné	Gerken	Manley	Smith M	Yale
Conklin	Gillen	Marlatt	Stivers	Young E
Connell	Glore	McCue	Sullivan	Young F L
Cosad	Goldberg			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have reconsidered their vote on the

final passage of said bill, and, as amended, have again passed the same and request the concurrence of the Senate therein.

Mr. Speaker in the chair.

The bill (No. 1725, Int. No. 576) entitled "An act to amend chapter four hundred and twenty-five of the Laws of nineteen hundred and three, entitled 'An act to provide for further regulation of the terminals and approaches thereto of the New York and Harlem railroad at and north of Forty-second street in the city of New York and of the public highway structures over said terminals and approaches and of the motive power to be used on said railroad,' in relation to the completion of the public highway structures over such terminals and approaches and providing a penalty for delay," having been announced,

Mr. Parker moved that said bill be recommitted to the committee on affairs of cities, with instructions to report the same forthwith, amended as follows:

Page 2, line 20, insert after the comma after the word "public" "without the consent of the board of estimate and apportionment and the approval of the Public Service Commission of the first district."

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the negative.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 113

NOES 12

Those who voted in the affirmative were:

Abbey	Crocker	Goodspeed	Manley	Stivers
Allen A F	Cross	Gray	Marlatt	Sullivan
Allen H E	Delano	Green	McCue	Sweet
Argetsinger	De Long	Greenwood	McElligott	Thompson
Barden	Doherty	Hackett	Metzendorf	Thorn
Baumes	Donnelly	Haines	Miller J L	Trombly
Bennett	Donovan	Harwood	Miller W G	Van Olinda
Boshart	Ebbets	Hearn	Murray	Vosburgh

Boylan	Evans	Herrick	Neupert	Walker
Brainerd	Eveleth	Higgins	O'Connor	Walters
Brennan	Farrell	Hoey	Odell	Weber
Brown G W	Fay	Holden	Oliver	Weiland
Burgoyne	Feeley	Howard	Patrie	Weimert
Callan	Filley	Jackson	Perkins	Weinstein
Caughlan	Foley	Keller	Pitkin	White L H
Chanler	Fowler	Kopp	Raldiris	Wilkie
Cheney	Friend	Lachman	Reed	Wilsnack
Clarke R H	Frisbie	Lansing	Roberts	Wood
Clark S C	Garfein	Lee	Shepardson	Wright
Coffey	Gerhardt	Lowman	Shortt	Yale
Colné	Gerken	Lupton	Smith A E	Young E
Connell	Gillen	Macdonald	Smith M	Young F L
Cosad	Goldberg	MacGregor		

Those who voted in the negative were:

Bates	Glore	Nolan	Toombs	Waters
Conklin	Hinman	Phillips J S	Ward	Whitney
Dana	Merritt			

Ordered, That the Clerk deliver said bill to the Senate, and request their concurrence therein.

The bill (No. 1700, Int. No. 1313) entitled "An act providing for the relief of certain taxpayers of the city of Buffalo by a re-assessment to defray the cost of acquiring lands for the extension of Laurel street in said city," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative were:

Abbey	Crocker	Goodspeed	McElligott	Sweet
Allen A F	Cross	Gray	Merritt	Thompson
Allen H E	Dana	Green	Metzendorf	Thorn
Argetsinger	Delano	Greenwood	Miller J L	Toombs
Barden	De Long	Hackett	Miller W G	Trombly
Bates	Doherty	Haines	Murray	Van Olinda
Baumes	Donnelly	Higgins	Neupert	Vosburgh
Bennett	Donovan	Hinman	Nolan	Walker
Boshart	Ebbets	Hoey	O'Connor	Walters
Boylan	Evans	Holden	Odell	Ward
Brainerd	Eveleth	Howard	Oliver	Waters
Brennan	Farrell	Jackson	Patrie	Weber
Brown G W	Fay	Keller	Perkins	Weiland
Burgoyne	Feeley	Kopp	Phillips J S	Weimert
Callan	Filley	Lachman	Pitkin	Weinstein

Caughlan	Foley	Lansing	Raldiris	White L H
Chanler	Fowler	Lee	Reed	Whitney
Cheney	Friend	Lowman	Roberts	Wilkie
Clarke R H	Frisbie	Lupton	Shepardson	Wilsnack
Clark S C	Garfein	Macdonald	Shortt	Wood
Coffey	Gerhardt	MacGregor	Smith A E	Wright
Colné	Gerken	Manley	Smith M	Yale
Conklin	Gillen	Marlatt	Stivers	Young E
Connell	Glore	McCue	Sullivan	Young F L
Cosad	Goldberg			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1735, Int. No. 1179) entitled "An act to amend the Highway Law, in relation to the abolition of toll bridges and to conditions attaching to the use of any such bridge by certain corporations after its acquisition by the county," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative were:

Abbey	Crocker	Goodspeed	McElligott	Sweet
Allen A F	Cross	Gray	Merritt	Thompson
Allen H E	Dana	Green	Metzendorf	Thorn
Argetsinger	Delano	Greenwood	Miller J L	Toombs
Barden	De Long	Hackett	Miller W G	Trombly
Bates	Doherty	Haines	Murray	Van Olinda
Baumes	Donnelly	Higgins	Neupert	Vosburgh
Bennett	Donovan	Hinman	Nolan	Walker
Boshart	Ebbets	Hoey	O'Connor	Walters
Boylan	Evans	Holden	Odell	Ward
Brainerd	Eveleth	Howard	Oliver	Waters
Brennan	Farrell	Jackson	Patrie	Weber
Brown G W	Fay	Keller	Perkins	Weiland
Burgoyne	Feeley	Kopp	Phillips J S	Weimert
Callan	Filley	Lachman	Pitkin	Weinstein
Caughlan	Foley	Lansing	Raldiris	White L H
Chanler	Fowler	Lee	Reed	Whitney
Cheney	Friend	Lowman	Roberts	Wilkie
Clarke R H	Frisbie	Lupton	Shepardson	Wilsnack
Clark S C	Garfein	Macdonald	Shortt	Wood
Coffey	Gerhardt	MacGregor	Smith A E	Wright
Colné	Gerken	Manley	Smith M	Yale
Conklin	Gillen	Marlatt	Stivers	Young E
Connell	Glore	McCue	Sullivan	Young F L
Cosad	Goldberg			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1777, Int. No. 781) entitled "An act making an appropriation for the construction of the Mohansic State Hospital," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative were:

Abbey	Crocker	Goodspeed	McElligott	Sweet
Allen A F	Cross	Gray	Merritt	Thompson
Allen H E	Dana	Green	Metzendorf	Thorn
Argetsinger	Delano	Greenwood	Miller J L	Toombs
Barden	De Long	Hackett	Miller W G	Trombly
Bates	Doherty	Haines	Murray	Van Olinda
Baumes	Donnelly	Higgins	Neupert	Vosburgh
Bennett	Donovan	Hinman	Nolan	Walker
Boshart	Ebbets	Hoey	O'Connor	Walters
Boylan	Evans	Holden	Odel	Ward
Brainerd	Eveleth	Howard	Oliver	Waters
Brennan	Farrell	Jackson	Patrie	Weber
Brown G W	Fay	Keller	Perkins	Weiland
Burgoyne	Feeley	Kopp	Phillips J S	Weimert
Callan	Filley	Lachman	Pitkin	Weinstein
Caughlan	Foley	Lansing	Raldiris	White L H
Chanler	Fowler	Lee	Reed	Whitney
Cheney	Friend	Lowman	Roberts	Wilkie
Clarke R H	Frisbie	Lupton	Shepardson	Wilsnack
Clark S C	Garfein	Macdonald	Shortt	Wood
Coffey	Gerhardt	MacGregor	Smith A E	Wright
Colné	Gerken	Manley	Smith M	Yale
Conklin	Gillen	Marlatt	Stivers	Young E
Connell	Glore	McCue	Sullivan	Young F L
Cosad	Goldberg			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1826, Int. No. 997) entitled "An act to amend the Labor Law, relative to hours of labor of messengers," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 123

NOES 00

Those who voted in the affirmative were:

Abbey	Crocker	Goodspeed	Merritt	Sweet
Allen A F	Cross	Gray	Metzendorf	Thompson
Allen H E	Dana	Green	Miller J L	Thorn
Argetsinger	Delano	Greenwood	Miller W G	Toombs
Barden	De Long	Hackett	Murray	Trombly
Bates	Doherty	Haines	Neupert	Van Olinda
Baumes	Donnelly	Higgins	Nolan	Vicinus
Bennett	Donovan	Hinman	O'Connor	Vosburgh
Boshart	Ebbets	Hoey	Odell	Walker
Boylan	Evans	Holden	Oliver	Walters
Brainerd	Eveleth	Howard	Patrie	Ward
Brennan	Farrell	Jackson	Perkins	Waters
Brown G W	Fay	Keller	Phillips C W	Weiland
Burgoyne	Feeley	Kopp	Phillips J S	Weimert
Callan	Filley	Lachman	Pitkin	Weinstein
Caughlan	Foley	Lansing	Raldiris	White L H
Chanler	Fowler	Lee	Reed	Whitney
Cheney	Friend	Lowman	Roberts	Wilkie
Clarke R H	Frisbie	Lupton	Shepardson	Wilsnack
Clark S C	Garfein	Macdonald	Shortt	Wood
Coffey	Gerhardt	MacGregor	Smith A E	Wright
Colné	Gerken	Manley	Smith M	Yale
Conklin	Gillen	Marlatt	Stivers	Young E
Connell	Glore	McCue	Sullivan	Young F L
Cosad	Goldberg	McElligott		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1930, Int. No. 690) entitled "An act to amend the General Business Law, in relation to bottles for the sale of milk and cream, and bonding manufacturers," having been announced, Mr. Perkins moved to amend as follows:

On page 2, line 9, strike out the words "Bottles or".

On page 2, strike out all of lines 10-24, inclusive.

On page 2, line 25, strike out the word "York".

On page 2, line 25, before the words "Any dealer" insert "§ 5-b."

On page 3, line 1, strike out the words "marking and".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the negative.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 117

NOES 6

Those who voted in the affirmative were:

Abbey	Cosad	Glore	McCue	Sweet
Allen A F	Crocker	Goldberg	McElligott	Thorn
Allen H E	Cross	Goodspeed	Merritt	Toombs
Argetsinger	Dana	Gray	Metzendorf	Trombly
Barden	Delano	Green	Miller J L	Van Olinda
Bates	De Long	Greenwood	Miller W G	Vosburgh
Baumes	Doherty	Hackett	Murray	Walker
Benrett	Donnelly	Haines	Neupert	Walters
Boshart	Donovan	Higgins	Nolan	Ward
Boylan	Ebbets	Hinman	O'Connor	Waters
Brainerd	Evans	Hoey	Odell	Weber
Brennan	Eveleth	Holden	Oliver	Weiland
Brown G W	Farrell	Jackson	Patrie	Weimert
Burgoyne	Fay	Keller	Perkins	Weinstein
Callan	Feeley	Kopp	Pitkin	White L H
Caughlan	Filley	Lachman	Raldiris	Whitney
Chanler	Foley	Lansing	Roberts	Wilkie
Cheney	Fowler	Lee	Shepardson	Wilsnack
Clarke R H	Friend	Lowman	Shortt	Wood
Clark S C	Frisbie	Macdonald	Smith A E	Wright
Coffey	Garfein	MacGregor	Smith M	Yale
Colné	Gerhardt	Manley	Stivers	Young E
Conklin	Gerken	Marlatt	Sullivan	Young F L
Connell	Gillen			

Those who voted in the negative were:

Howard	Parker	Phillips J S	Reed	Thompson
Lupton				

Ordered, That the Clerk deliver said bill to the Senate, and request their concurrence therein.

The bill (No. 1922, Int. No. 831) entitled "An act to amend the County Law, in relation to compensation of supervisors in Rockland, Broome, Monroe and Ontario counties, and to repeal chapter one hundred and eighty-six of the Laws of eighteen hundred and sixty-nine," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative were:

Abbey	Crocker	Goodspeed	McElligott	Sweet
Allen A F	Cross	Gray	Merritt	Thompson
Allen H E	Dana	Green	Metzendorf	Thorn
Argetsinger	Delano	Greenwood	Miller J L	Toombs
Barden	De Long	Hackett	Miller W G	Trombly
Bates	Doherty	Haines	Murray	Van Olinda
Baumes	Donnelly	Higgins	Neupert	Vosburgh
Bennett	Donovan	Hinman	Nolan	Walker
Boshart	Ebbets	Hoey	O'Connor	Walters
Boylan	Evans	Holden	Odell	Ward
Brainerd	Eveleth	Howard	Oliver	Waters
Brennan	Farrell	Jackson	Patrie	Weber
Brown G W	Fay	Keller	Perkins	Weiland
Burgoyne	Feeley	Kopp	Phillips J S	Weimert
Callan	Filley	Lachman	Pitkin	Weinstein
Caughlan	Foley	Lansing	Raldiris	White L H
Chanler	Fowler	Lee	Reed	Whitney
Cheney	Friend	Lowman	Roberts	Wilkie
Clarke R H	Frisbie	Lupton	Shepardson	Wilsnack
Clark S C	Garfein	Macdonald	Shortt	Wood
Coffey	Gerhardt	MacGregor	Smith A E	Wright
Colné	Gerken	Manley	Smith M	Yale
Conklin	Gillen	Marlatt	Stivers	Young E
Connell	Glore	McCue	Sullivan	Young F L
Cosad	Goldberg			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1988, Int. No. 1375) entitled "An act to amend chapter six hundred and thirty-nine of the Laws of nineteen hundred and six, entitled 'An act to provide for a commission to investigate and consider means for protecting the waters of New York bay and vicinity against pollution and authorizing the city of New York to pay the expenses thereof,' in relation to the term of said commission," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative were:

Abbey	Crocker	Goodspeed	McElligott	Sweet
Allen A F	Cross	Gray	Merritt	Thompson
Allen H E	Dana	Green	Metzendorf	Thorn
Argetsinger	Delano	Greenwood	Miller J L	Toombs
Barden	De Long	Hackett	Miller W G	Trombly
Bates	Doherty	Haines	Murray	Van Olinda
Baumes	Donnelly	Higgins	Neupert	Vosburgh
Bennett	Donovan	Hinman	Nolan	Walker
Boshart	Ebbets	Hoey	O'Connor	Walters
Boylan	Evans	Holden	Odell	Ward
Brainerd	Eveleth	Howard	Oliver	Waters
Brennan	Farrell	Jackson	Patrie	Weber
Brown G W	Fay	Keller	Perkins	Weiland
Burgoyne	Feeley	Kopp	Phillips J S	Weimert
Callan	Filley	Lachman	Pitkin	Weinstein
Caughlan	Foley	Lansing	Raldiris	White L H
Chanler	Fowler	Lee	Reed	Whitney
Cheney	Friend	Lowman	Roberts	Wilkie
Clarke R H	Frisbie	Lupton	Shepardson	Wilsnack
Clark S C	Garfein	Macdonald	Shortt	Wood
Coffey	Gerhardt	MacGregor	Smith A E	Wright
Colné	Gerken	Manley	Smith M	Yale
Conklin	Gillen	Marlatt	Stivers	Young E
Connell	Glore	McCue	Sullivan	Young F L
Cosad	Goldberg			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1723, Int. No. 544) entitled "An act to amend the Greater New York charter, in relation to establishing a playground commission," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 88

NOES 21

Those who voted in the affirmative were:

Allen A F	Cross	Hinman	Nolan	Thorn
Allen H E	Delano	Hoey	O'Connor	Toombs
Barden	Doherty	Holden	Odell	Trombly
Baumes	Donnelly	Jackson	O'Neill J J	Walker
Bennett	Ebbets	Joseph	Perkins	Walters
Boshart	Fay	Keller	Phillips J S	Ward
Boylan	Feeley	Lachman	Pitkin	Waters

Brennan	Filley	Lowman	Raldiris	Weber
Brown G W	Foley	Macdonald	Reed	Weiland
Callan	Fowler	MacGregor	Roberts	Weimert
Caughlan	Frisbie	Marlatt	Shea	Weinstein
Chanler	Garfein	McKeon	Shepardson	White L H
Cheney	Gerken	Merritt	Smith M	Whitney
Clark S C	Green	Metzendorf	Stivers	Wilkie
Coffey	Greenwood	Miller J L	Sullivan	Wilsnack
Colné	Hackett	Murray	Sweet	Wood
Connell	Haines	Neupert	Thompson	Young F L
Crocker	Higgins			

Those who voted in the negative were:

Beck	Evans	Gillen	Levy J	O'Neil M A
Burgoyne	Eveleth	Goldberg	Lupton	Shortt
Conklin	Friend	Goodspeed	Manley	Spielberg
Cosad	Gerhardt	Howard	McElligott	Wright
De Long				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 434, Int. No. 414) entitled "An act to amend the Code of Civil Procedure, in relation to the filing of all papers in each action or proceeding in the same file, or bundle, and relative to the record on appeals to the Court of Appeals," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative were:

Abbey	Crocker	Goodspeed	McElligott	Sweet
Allen A F	Cross	Gray	Merritt	Thompson
Allen H E	Dana	Green	Metzendorf	Thorn
Argetsinger	Delano	Greenwood	Miller J L	Toombs
Barden	De Long	Hackett	Miller W G	Trombly
Bates	Doherty	Haines	Murray	Van Olinda
Baumes	Donnelly	Higgins	Neupert	Vosburgh
Bennett	Donovan	Hinman	Nolan	Walker
Boshart	Ebbets	Hoey	O'Connor	Walters
Boylan	Evans	Holden	Odell	Ward
Brainerd	Eveleth	Howard	Oliver	Waters
Brennan	Farrell	Jackson	Patrie	Weber
Brown G W	Fay	Keller	Perkins	Weiland
Burgoyne	Feeley	Kopp	Phillips J S	Weimert
Callan	Filley	Lachman	Pitkin	Weinstein

Caughlan	Foley	Lansing	Raldiris	White L H
Chanler	Fowler	Lee	Reed	Whitney
Cheney	Friend	Lowman	Roberts	Wilkie
Clarke R H	Frisbie	Lupton	Shepardson	Wilsnack
Clark S C	Garfein	Macdonald	Shortt	Wood
Coffey	Gerhardt	MacGregor	Smith A E	Wright
Colné	Gerken	Manley	Smith M	Yale
Conklin	Gillen	Marlatt	Stivers	Young E
Connell	Glore	McCue	Sullivan	Young F L
Cosad	Goldberg			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1931, Int. No. 542) entitled "An act to amend section seven hundred and ninety-eight of the Code of Civil Procedure, in relation to the time for the service of pleadings and papers by mail," having been announced for a third reading,

On motion of Mr. Toombs, and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next.

The bill (No. 1737, Int. No. 899) entitled "An act to establish the Court of Special Sessions of the city of Syracuse, defining its powers and jurisdiction, and providing for its officers," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative were :

Abbey	Crocker	Goodspeed	McElligott	Sweet
Allen A F	Cross	Gray	Merritt	Thompson
Allen H E	Dana	Green	Metzendorf	Thorn
Argtsinger	Delano	Greenwood	Miller J L	Toombs
Barden	De Long	Hackett	Miller W G	Trombly
Bates	Doherty	Haines	Murray	Van Olinda
Baumes	Donnelly	Higgins	Neupert	Vosburgh
Bennett	Donovan	Hinman	Nolan	Walker
Boshart	Ebbets	Hoey	O'Connor	Walters
Boylan	Evans	Holden	Odell	Ward
Brainerd	Eveleth	Howard	Oliver	Waters
Brennan	Farrell	Jackson	Patrie	Weber
Brown G W	Fay	Keller	Perkins	Weiland

Burgoyne	Feeley	Kopp	Phillips J S	Weimert
Callan	Filley	Lachman	Pitkin	Weinstein
Caughlan	Foley	Lansing	Raldiris	White L H
Chanler	Fowler	Lee	Reed	Whitney
Cheney	Friend	Lowman	Roberts	Wilkie
Clarke R H	Frisbie	Lupton	Shepardson	Wilsnack
Clark S C	Garfein	Macdonald	Shortt	Wood
Coffey	Gerhardt	MacGregor	Smith A E	Wright
Colné	Gerken	Manley	Smith M	Yale
Conklin	Gillen	Marlatt	Stivers	Young E
Connell	Glore	McCue	Sullivan	Young F L
Cosad	Goldberg			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1927, Int. No. 235) entitled "An act to amend the Lackawanna city charter, in relation to the estimates made during the first fiscal year of the city and the taxes levied in accordance therewith," was read the third time, having been printed, and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative were:

Abbey	Crocker	Goodspeed	McElligott	Sweet
Allen A F	Cross	Gray	Merritt	Thompson
Allen H E	Dana	Green	Metzendorf	Thorn
Argetsinger	Delano	Greenwood	Miller J L	Toombs
Barden	De Long	Hackett	Miller W G	Trombly
Bates	Doherty	Haines	Murray	Van Olinda
Baumes	Donnelly	Higgins	Neupert	Vosburgh
Bennett	Donovan	Hinman	Nolan	Walker
Boshart	Ebbets	Hoey	O'Connor	Walters
Boylan	Evans	Holden	Odell	Ward
Brainerd	Eveleth	Howard	Oliver	Waters
Brennan	Farrell	Jackson	Patrie	Weber
Brown G W	Fay	Keller	Perkins	Weiland
Burgoyne	Feeley	Kopp	Phillips J S	Weimert
Callan	Filley	Lachman	Pitkin	Weinstein
Caughlan	Foley	Lansing	Raldiris	White L H
Chanler	Fowler	Lee	Reed	Whitney
Cheney	Friend	Lowman	Roberts	Wilkie
Clarke R H	Frisbie	Lupton	Shepardson	Wilsnack
Clark S C	Garfein	Macdonald	Shortt	Wood
Coffey	Gerhardt	MacGregor	Smith A E	Wright
Colné	Gerken	Manley	Smith M	Yale
Conklin	Gillen	Marlatt	Stivers	Young E
Connell	Glore	McCue	Sullivan	Young F L
Cosad	Goldberg			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have reconsidered their vote on the final passage of said bill, and, as amended, have again passed the same and request the concurrence of the Senate therein.

The bill (No. 1621, Int. No. 1268) entitled "An act to amend the Town Law, in relation to preparation and distribution of lists or abstracts of audited and rejected accounts against the town," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative were:

Abbey	Crocker	Goodspeed	McElligott	Sweet
Allen A F	Cross	Gray	Merritt	Thompson
Allen H E	Dana	Green	Metzendorf	Thorn
Argetsinger	Delano	Greenwood	Miller J L	Toombs
Barden	De Long	Hackett	Miller W G	Trombly
Bates	Doherty	Haines	Murray	Van Olinda
Baumes	Donnelly	Higgins	Neupert	Vosburgh
Bennett	Donovan	Hinman	Nolan	Walker
Boshart	Ebbets	Hoey	O'Connor	Walters
Boylan	Evans	Holden	Odell	Ward
Brainerd	Eveleth	Howard	Oliver	Waters
Brennan	Farrell	Jackson	Patrie	Weber
Brown G W	Fay	Keller	Perkins	Weiland
Burgoyne	Feeley	Kopp	Phillips J S	Weimert
Callan	Filley	Lachman	Pitkin	Weinstein
Caughlan	Foley	Lansing	Raldiris	White L H
Chanler	Fowler	Lee	Reed	Whitney
Cheney	Friend	Lowman	Roberts	Wilkie
Clarke R H	Frisbie	Lupton	Shepardson	Wilsnack
Clark S C	Garfein	Macdonald	Shortt	Wood
Coffey	Gerhardt	MacGregor	Smith A E	Wright
Colné	Gerken	Manley	Smith M	Yale
Conklin	Gillen	Marlatt	Stivers	Young E
Connell	Glore	McCue	Sullivan	Young F L
Cosad	Goldberg			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1787, Int. No. 564) entitled "An act to amend the Penal Law, in relation to disorderly houses," was read the third time, having been printed and upon the desks of the mem-

bers in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 123

NOES 00

Those who voted in the affirmative were:

Abbey	Crocker	Goodspeed	Merritt	Thompson
Allen A F	Cross	Gray	Metzendorf	Thorn
Allen H E	Dana	Green	Miller J L	Toombs
Argetsinger	Delano	Greenwood	Miller W G	Trombly
Barden	De Long	Hackett	Murray	Van Olinda
Bates	Doherty	Haines	Neupert	Vosburgh
Baumes	Donnelly	Higgins	Nolan	Walker
Bennett	Donovan	Hinman	O'Connor	Walters
Boshart	Ebbets	Hoey	Odell	Ward
Boylan	Evans	Holden	Oliver	Waters
Brainerd	Eveleth	Howard	Patrie	Weber
Brennan	Farrell	Jackson	Perkins	Weiland
Brown G W	Fay	Keller	Phillips J S	Weimert
Burgoyne	Feeley	Kopp	Pitkin	Weinstein
Callan	Filley	Lachman	Raldiris	White L H
Caughlan	Foley	Lansing	Reed	Whitney
Chanler	Fowler	Lee	Roberts	Wilkie
Cheney	Friend	Lowman	Shepardson	Wilsnack
Clarke R H	Frisbie	Lupton	Shortt	Wood
Clark S C	Garfein	Macdonald	Smith A E	Wright
Coffey	Gerhardt	MacGregor	Smith M	Yale
Colné	Gerken	Manley	Stivers	Young E
Conklin	Gillen	Marlatt	Sullivan	Young F L
Connell	Glore	McCue	Sweet	Zorn
Cosad	Goldberg	McElligott		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1775, Int. No. 508) entitled "An act to amend the Village Law, in relation to powers of village trustees in respect to the support of hospitals and the care of village residents therein," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 123

NOES 00

Those who voted in the affirmative were:

Abbey	Crocker	Goodspeed	Merritt	Thompson
Allen A F	Cross	Gray	Metzendorf	Thorn
Allen H E	Dana	Green	Miller J L	Toombs
Argetsinger	Delano	Greenwood	Miller W G	Trombly
Barden	De Long	Hackett	Murray	Van Olinda
Bates	Doherty	Haines	Neupert	Vosburgh
Baumes	Donnelly	Higgins	Nolan	Walker
Bennett	Donovan	Hinman	O'Connor	Walters
Boshart	Ebbets	Hoey	Odell	Ward
Boylan }	Evans	Holden	Oliver	Waters
Brainerd	Eveleth	Howard	Patrie	Weber
Brennan	Farrell	Jackson	Perkins	Weiland
Brown G W	Fay	Keller	Phillips J S	Weimert
Burgoyne	Feeley	Kopp	Pitkin	Weinstein
Callan	Filley	Lachman	Raldiris	White L H
Caughlan	Foley	Lansing	Reed	Whitney
Chanler	Fowler	Lee	Roberts	Wilkie
Cheney	Friend	Lowman	Shepardson	Wilsnack
Clarke R H	Frisbie	Lupton	Shortt	Wood
Clark S C	Garfein	Macdonald	Smith A E	Wright
Coffey	Gerhardt	MacGregor	Smith M	Yale
Colné	Gerken	Manley	Stivers	Young E
Conklin	Gillen	Marlatt	Sullivan	Young F L
Connell	Glore	McCue	Sweet	Zorn
Cosad	Goldberg	McElligott		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1369, Int. No. 1104) entitled "An act to amend the Agricultural Law, in relation to branding or labeling cheese," having been announced for a third reading,

On motion of Mr. Boshart, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The bill (No. 437, Int. No. 417) entitled "An act to amend the Code of Civil Procedure, in relation to limiting the time within which to appeal," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative were:

Abbey	Crocker	Goodspeed	McElligott	Sweet
Allen A F	Cross	Gray	Merritt	Thompson
Allen H E	Dana	Green	Metzendorf	Thorn
Argetsinger	Delano	Greenwood	Miller J L	Toombs
Barden	De Long	Hackett	Miller W G	Trombly
Bates	Doherty	Haines	Murray	Van Olinda
Baumes	Donnelly	Higgins	Neupert	Vosburgh
Bennett	Donovan	Hinman	Nolan	Walker
Boshart	Ebbets	Hoey	O'Connor	Walters
Boylan	Evans	Holden	Odell	Ward
Brainerd	Eveleth	Howard	Oliver	Waters
Brennan	Farrell	Jackson	Patrie	Weber
Brown G W	Fay	Keller	Perkins	Weiland
Burgoyne	Feeley	Kopp	Phillips J S	Weimert
Callan	Filley	Lachman	Pitkin	Weinstein
Caughlan	Foley	Lansing	Raldiris	White L H
Chanler	Fowler	Lee	Reed	Whitney
Cheney	Friend	Lowman	Roberts	Wilkie
Clarke R H	Frisbie	Lupton	Shepardson	Wilsnack
Clark S C	Garfein	Macdonald	Shortt	Wood
Coffey	Gerhardt	MacGregor	Smith A E	Wright
Colné	Gerken	Manley	Smith M	Yale
Conklin	Gillen	Marlatt	Stivers	Young E
Connell	Glore	McCue	Sullivan	Young F L
Cosad	Goldberg			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1759, Int. No. 1344) entitled "An act to amend the Forest, Fish and Game Law, in relation to pheasants and woodcock on Robbins and Gardiners islands," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative were:

Abbey	Crocker	Goodspeed	McElligott	Sweet
Allen A F	Cross	Gray	Merritt	Thompson
Allen H E	Dana	Green	Metzendorf	Thorn
Argetsinger	Delano	Greenwood	Miller J L	Toombs
Barden	De Long	Hackett	Miller W G	Trombly

Bates	Doherty	Haines	Murray	Van Olinda
Baumes	Donnelly	Higgins	Neupert	Vosburgh
Bennett	Donovan	Hinman	Nolan	Walker
Boshart	Ebbets	Hoey	O'Connor	Walters
Boylan	Evans	Holden	Odell	Ward
Brainerd	Eveleth	Howard	Oliver	Waters
Brennan	Farrell	Jackson	Patrie	Weber
Brown G W	Fay	Keller	Perkins	Weiland
Burgoyne	Feeley	Kopp	Phillips J S	Weimert
Callan	Filley	Lachman	Pitkin	Weinstein
Caughlan	Foley	Lansing	Raldiris	White L H
Chanler	Fowler	Lee	Reed	Whitney
Cheney	Friend	Lowman	Roberts	Wilkie
Clarke R H	Frisbie	Lupton	Shepardson	Wilsnack
Clark S C	Garfein	Macdonald	Shortt	Wood
Coffey	Gerhardt	MacGregor	Smith A E	Wright
Colné	Gerken	Manley	Smith M	Yale
Conklin	Gillen	Marlatt	Stivers	Young E
Connell	Glore	McCue	Sullivan	Young F L
Cosad	Goldberg			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1841, Int. No. 1379) entitled "An act to legalize and validate the proposition submitted and adopted at a regular election held in the village of Mount Kisco on the fifteenth day of March, nineteen hundred and ten, to authorize the issuance and sale of the bonds of said village in the amount of forty-eight thousand three hundred dollars to pay part of the cost of the paving or otherwise improving certain streets in said village, and the acts and proceedings of the board of trustees heretofore taken pursuant thereto, and to authorize the issuance and sale of said bonds," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 124

NOES 00

Those who voted in the affirmative were:

Abbey	Crocker	Goodspeed	McCue	Sweet
Allen A F	Cross	Gray	McElligott	Thompson
Allen H E	Dana	Green	Merritt	Thorn
Argetsinger	Delano	Greenwood	Metzendorf	Toombs
Barden	De Long	Hackett	Miller J L	Trombly

Bates	Doherty	Haines	Miller W G	Van Olinda
Baumes	Donnelly	Higgins	Murray	Vosburgh
Bennett	Donovan	Hinman	Neupert	Walker
Boshart	Ebbets	Hoey	Nolan	Walters
Boylan	Evans	Holden	O'Connor	Ward
Brainerd	Eveleth	Howard	Odell	Waters
Brennan	Farrell	Jackson	Oliver	Weber
Brown G W	Fay	Keller	Patrie	Weiland
Burgoyne	Feeley	Kopp	Perkins	Weimert
Callan	Filley	Lachman	Phillips J S	Weinstein
Caughlan	Foley	Lansing	Pitkin	White L H
Chanler	Fowler	Lee	Raldiris	Whitney
Cheney	Friend	Levy A J	Reed	Wilkie
Clarke R H	Frisbie	Levy J	Roberts	Wilsnack
Clark S C	Garfein	Lowman	Shepardson	Wood
Coffey	Gerhardt	Lupton	Shortt	Wright
Colné	Gerken	Macdonald	Smith A E	Yale
Conklin	Gillen	MacGregor	Smith M	Young E
Connell	Glore	Manley	Stivers	Young F L
Cosad	Goldberg	Marlatt	Sullivan	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 582, Int. No. 546) entitled "An act to amend the Code of Civil Procedure, in relation to short form orders upon the determination of motions," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the negative, a majority of all the members elected to the Assembly not voting in favor thereof, and three-fifths being present.

AYES 22

NOES 65

Those who voted in the affirmative were:

Abbey	Fowler	Keller	Roberts	Walker
Allen A F	Goodspeed	Lachman	Shea	Weiland
Barden	Haines	McElligott	Spielberg	Wilsnack
Callan	Higgins	Raldiris	Toombs	Wood
Foley	Hoey			

Those who voted in the negative were:

Baumes	Crocker	Greenwood	McGrath	Sullivan
Beck	De Long	Hinman	Merritt	Sweet
Bennett	Donovan	Holden	Miller J L	Thompson
Brainerd	Ebbets	Howard	Murray	Thorn
Brennan	Evans	Jackson	Neupert	Trombly
Burgoyne	Eveleth	Joseph	O'Connor	Van Olinda
Chanler	Filley	Levy A J	Oliver	Weimert

Cheney	Friend	Levy J	O'Neil M A	White L H
Clark S C	Garfein	Lowman	Phillips J S	Whitney
Coffey	Gerhardt	Lupton	Pitkin	Wilkie
Colné	Goldberg	Macdonald	Shepardson	Wright
Connell	Gray	Manley	Smith M	Young E
Cosad	Green	Marlatt	Stivers	Young F L

The bill (No. 1806, Int. No. 1361) entitled "An act to amend the General Business Law, in relation to monopolies," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative were:

Abbey	Crocker	Goodspeed	McElligott	Sweet
Allen A F	Cross	Gray	Merritt	Thompson
Allen H E	Dana	Green	Metzendorf	Thorn
Argetsinger	Delano	Greenwood	Miller J L	Toombs
Barden	De Long	Hackett	Miller W G	Trombly
Bates	Doherty	Haines	Murray	Van Olinda
Baumes	Donnelly	Higgins	Neupert	Vosburgh
Bennett	Donovan	Hinman	Nolan	Walker
Boshart	Ebbets	Hoey	O'Connor	Walters
Boylan	Evans	Holden	Odell	Ward
Brainerd	Eveleth	Howard	Oliver	Waters
Brennan	Farrell	Jackson	Patrie	Weber
Brown G W	Fay	Keller	Perkins	Weiland
Burgoyne	Feeley	Kopp	Phillips J S	Weimert
Callan	Filley	Lachman	Pitkin	Weinstein
Caughlan	Foley	Lansing	Raldiris	White L H
Chanler	Fowler	Lee	Reed	Whitney
Cheney	Friend	Lowman	Roberts	Wilkie
Clarke R H	Frisbie	Lupton	Shepardson	Wilsnack
Clark S C	Garfein	Macdonald	Shortt	Wood
Coffey	Gerhardt	MacGregor	Smith A E	Wright
Colné	Gerken	Manley	Smith M	Yale
Conklin	Gillen	Marlatt	Stivers	Young E
Connell	Glore	McCue	Sullivan	Young F L
Cosad	Goldberg			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1680, Int. No. 1301) entitled "An act to amend the Judiciary Law, in relation to actions or proceedings where

one of the attorneys is a member of the Legislature," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 119

NOES 3

Those who voted in the affirmative were:

Abbey	Crocker	Goldberg	McElligott	Thompson
Allen A F	Cross	Goodspeed	Merritt	Thorn
Allen H E	Dana	Gray	Metzendorf	Toombs
Argetsinger	Delano	Green	Miller J L	Trombly
Barden	De Long	Greenwood	Miller W G	Van Olinda
Bates	Doherty	Hackett	Murray	Vosburgh
Baumes	Donnelly	Haines	Neupert	Walker
Bennett	Donovan	Higgins	Nolan	Walters
Boshart	Ebbets	Hinman	O'Connor	Ward
Boylan	Evans	Hoey	Odell	Waters
Brainerd	Eveleth	Holden	Oliver	Weber
Brennan	Farrell	Howard	Patrie	Weiland
Brown G W	Fay	Jackson	Perkins	Weimert
Burgoyne	Feeley	Keller	Pitkin	Weinstein
Callan	Filley	Kopp	Raldiris	White L H
Caughlan	Foley	Lachman	Reed	Whitney
Cheney	Fowler	Lansing	Roberts	Wilkie
Clarke R H	Friend	Lowman	Shepardson	Wilsnack
Clark S C	Frisbie	Lupton	Shortt	Wood
Coffey	Garfein	Macdonald	Smith A E	Wright
Colné	Gerhardt	MacGregor	Smith M	Yale
Conklin	Gerken	Manley	Stivers	Young E
Connell	Gillen	Marlatt	Sullivan	Young F L
Cosad	Glore	McCue	Sweet	

Those who voted in the negative were:

Chanler Lee Phillips J S

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1137, Int. No. 951) entitled "An act to provide for joining the people of the State of New York as a party defendant in the foreclosure of certain mortgages on land in the town of Newfane, Niagara county," was read the third time, having been printed and upon the desks of the members in its

final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 123

NOES 00

Those who voted in the affirmative were:

Abbey	Crocker	Goodspeed	Merritt	Thompson
Allen A F	Cross	Gray	Metzendorf	Thorn
Allen H E	Dana	Green	Miller J L	Toombs
Argetsinger	Delano	Greenwood	Miller W G	Trombly
Barden	De Long	Hackett	Murray	Van Olinda
Bates	Doherty	Haines	Neupert	Vosburgh
Baumes	Donnelly	Higgins	Nolan	Walker
Bennett	Donovan	Hinman	O'Connor	Walters
Boshart	Ebbets	Hoey	Odell	Ward
Boylan	Evans	Holden	Oliver	Waters
Brainerd	Eveleth	Howard	Patrie	Weber
Brennan	Farrell	Jackson	Perkins	Weiland
Brown G W	Fay	Keller	Phillips J S	Weimert
Burgoyne	Feeley	Kopp	Pitkin	Weinstein
Callan	Filley	Lachman	Raldiris	White L H
Caughlan	Foley	Lansing	Reed	Whitney
Chanler	Fowler	Lee	Roberts	Wilkie
Cheney	Friend	Lowman	Shepardson	Wilsnack
Clarke R H	Frisbie	Lupton	Shortt	Wood
Clark S C	Garfein	Macdonald	Smith A E	Wright
Coffey	Gerhardt	MacGregor	Smith M	Yale
Colné	Gerken	Manley	Stivers	Young E
Conklin	Gillen	Marlatt	Sullivan	Young F L
Connell	Glore	McCue	Sweet	Zorn
Cosad	Goldberg	McElligott		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1393, Int. No. 1130) entitled "An act to amend the Labor Law, in relation to reporting accidents," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 123

NOES 00

Those who voted in the affirmative were:

Abbey	Crocker	Goodspeed	Merritt	Thompson
Allen A F	Cross	Gray	Metzendorf	Thorn
Allen H E	Dana	Green	Miller J L	Toombs
Argetsinger	Delano	Greenwood	Miller W G	Trombly
Barden	De Long	Hackett	Murray	Van Olinda
Bates	Doherty	Haines	Neupert	Vosburgh
Baumes	Donnelly	Higgins	Nolan	Walker
Bennett	Donovan	Hinman	O'Connor	Walters
Boshart	Ebbets	Hoey	Odell	Ward
Boylan	Evans	Holden	Oliver	Waters
Brainerd	Eveleth	Howard	Patrie	Weber
Brennan	Farrell	Jackson	Perkins	Weiland
Brown G W	Fay	Keller	Phillips J S	Weimert
Burgoyne	Feeley	Kopp	Pitkin	Weinstein
Callan	Filley	Lachman	Raldiris	White L H
Caughlan	Foley	Lansing	Reed	Whitney
Chanler	Fowler	Lee	Roberts	Wilkie
Cheney	Friend	Lowman	Shepardson	Wilsnack
Clarke R H	Frisbie	Lupton	Shortt	Wood
Clark S C	Garfein	Macdonald	Smith A E	Wright
Coffey	Gerhardt	MacGregor	Smith M	Yale
Colné	Gerken	Manley	Stivers	Young E
Conklin	Gillen	Marlatt	Sullivan	Young F L
Connell	Glore	McCue	Sweet	Zorn
Cosad	Goldberg	McElligott		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1706, Int. No. 1319) entitled "An act to amend the Tax Law, in relation to refunds of taxes on transfers of stock," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 123

NOES 00

Those who voted in the affirmative were:

Abbey	Crocker	Goodspeed	Merritt	Thompson
Allen A F	Cross	Gray	Metzendorf	Thorn
Allen H E	Dana	Green	Miller J L	Toombs
Argetsinger	Delano	Greenwood	Miller W G	Trombly
Barden	De Long	Hackett	Murray	Van Olinda
Bates	Doherty	Haines	Neupert	Vosburgh
Baumes	Donnelly	Higgins	Nolan	Walker
Bennett	Donovan	Hinman	O'Connor	Walters

Boshart	Ebbets	Hoey	Odell	Ward
Boylan	Evans	Holden	Oliver	Waters
Brainerd	Eveleth	Howard	Patrie	Weber
Brennan	Farrell	Jackson	Perkins	Weiland
Brown G W	Fay	Keller	Phillips J S	Weimert
Burgoyne	Feeley	Kopp	Pitkin	Weinstein
Callan	Filley	Lachman	Raldiris	White L H
Caughlan	Foley	Lansing	Reed	Whitney
Chanler	Fowler	Lee	Roberts	Wilkie
Cheney	Friend	Lowman	Shepardson	Wilsnack
Clarke R H	Frisbie	Lupton	Shortt	Wood
Clark S C	Garfein	Macdonald	Smith A E	Wright
Coffey	Gerhardt	MacGregor	Smith M	Yale
Colné	Gerken	Manley	Stivers	Young E
Conklin	Gillen	Marlatt	Sullivan	Young F L
Connell	Glore	McCue	Sweet	Zorn
Cosad	Goldberg	McElligott		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1350, Int. No. 1103) entitled "An act to amend the Banking Law, in relation to persons, partnerships and corporations receiving deposits for certain purposes, and repealing certain sections of the General Business Law relating to the same subject," having been announced for a third reading,

On motion of Mr. Oliver, said bill was laid aside, retaining its place on the order of third reading.

The bill (No. 1747, Int. No. 1332) entitled "An act to amend chapter six hundred and six of the Laws of nineteen hundred and two, entitled 'An act to incorporate the Brooklyn Public Library and to permit libraries in the borough of Brooklyn of the city of New York to convey their property thereto, and limiting and defining the powers thereof,' in relation to the appointment and re-classification of the members thereof," having been announced for a third reading,

On motion of Mr. Goodspeed, said bill was laid aside, and ordered stricken from the calendar.

The bill (No. 1537, Int. No. 1221) entitled "An act to amend the Military Law, in relation to service in the National Guard and Naval Militia," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 123

NOES 00

Those who voted in the affirmative were:

Abbey	Crocker	Goodspeed	Merritt	Thompson
Allen A F	Cross	Gray	Metzendorf	Thorn
Allen H E	Dana	Green	Miller J L	Toombs
Argetsinger	Delano	Greenwood	Miller W G	Trombly
Barden	De Long	Hackett	Murray	Van Olinda
Bates	Doherty	Haines	Neupert	Vosburgh
Baumes	Donnelly	Higgins	Nolan	Walker
Bennett	Donovan	Hinman	O'Connor	Walters
Boshart	Ebbets	Hoey	Odell	Ward
Boylan	Evans	Holden	Oliver	Waters
Brainerd	Eveleth	Howard	Patrie	Weber
Brennan	Farrell	Jackson	Perkins	Weiland
Brown G W	Fay	Keller	Phillips J 3	Weimert
Burgoyne	Feeley	Kopp	Pitkin	Weinstein
Callan	Filley	Lachman	Raldiris	White L H
Caughlan	Foley	Lansing	Reed	Whitney
Chanler	Fowler	Lee	Roberts	Wilkie
Cheney	Friend	Lowman	Shepardson	Wilsnack
Clarke R H	Frisbie	Lupton	Shortt	Wood
Clark S C	Garfein	Macdonald	Smith A E	Wright
Coffey	Gerhardt	MacGregor	Smith M	Yale
Colné	Gerken	Manley	Stivers	Young E
Conklin	Gillen	Marlatt	Sullivan	Young F L
Connell	Glore	McCue	Sweet	Zorn
Cosad	Goldberg	McElligott		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1190, Int. No. 994) entitled "An act to amend the Greater New York charter, in relation to licensing operators of moving picture apparatus and its connections," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 124

NOES 00

Those who voted in the affirmative were:

Abbey	Crocker	Goodspeed	Merritt	Thorn
Allen A F	Cross	Gray	Metzendorf	Toombs
Allen H E	Dana	Green	Miller J L	Trombly
Argetsinger	Delano	Greenwood	Miller W G	Van Olinda
Barden	De Long	Hackett	Murray	Vicinus

Bates	Doherty	Haines	Neupert	Vosburgh
Baumes	Donnelly	Higgins	Nolan	Walker
Bennett	Donovan	Hinman	O'Connor	Walters
Boshart	Ebbets	Hoey	Odell	Ward
Boylan	Evans	Holden	Oliver	Waters
Brainerd	Eveleth	Howard	Patrie	Weber
Brennan	Farrell	Jackson	Perkins	Weiland
Brown G W	Fay	Keller	Phillips J S	Weimert
Burgoyne	Feeley	Kopp	Pitkin	Weinstein
Callan	Fillee	Lachman	Raldiris	White L H
Caughlan	Foley	Lansing	Reed	Whitney
Chanler	Fowler	Lee	Roberts	Wilkie
Cheney	Friend	Lowman	Shepardson	Wilsnack
Clarke R H	Frisbie	Lupton	Shortt	Wood
Clark S C	Garfein	Macdonald	Smith A E	Wright
Coffey	Gerhardt	MacGregor	Smith M	Yale
Colné	Gerken	Manley	Stivers	Young E
Conklin	Gillen	Marlatt	Sullivan	Young F L
Connell	Glore	McCue	Sweet	Zorn
Cosad	Goldberg	McElligott	Thompson	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1409, Int. No. 1139) entitled "An act to amend the Insurance Law, in relation to provisions in contracts or policies of insurance for the appointment of an umpire," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

The Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 123

NOES 00

Those who voted in the affirmative were:

Abbey	Crocker	Goodspeed	Merritt	Thompson
Allen A F	Cross	Gray	Metzendorf	Thorn
Allen H E	Dana	Green	Miller J L	Toombs
Argetsinger	Delano	Greenwood	Miller W G	Trombly
Barden	De Long	Hackett	Murray	Van Olinda
Bates	Doherty	Haines	Neupert	Vosburgh
Baumes	Donnelly	Higgins	Nolan	Walker
Bennett	Donovan	Hinman	O'Connor	Walters
Boshart	Ebbets	Hoey	Odell	Ward
Boylan	Evans	Holden	Oliver	Waters
Brainerd	Eveleth	Howard	Patrie	Weber
Brennan	Farrell	Jackson	Perkins	Weiland
Brown G W	Fay	Keller	Phillips J S	Weimert
Burgoyne	Feeley	Kopp	Pitkin	Weinstein
Callan	Fillee	Lachman	Raldiris	White L H

Caughlan	Foley	Lansing	Reed	Whitney
Chanler	Fowler	Lee	Roberts	Wilkie
Cheney	Friend	Lowman	Shepardson	Wilsnack
Clarke R H	Frisbie	Lupton	Shortt	Wood
Clark S C	Garfein	Macdonald	Smith A E	Wright
Coffey	Gerhardt	MacGregor	Smith M	Yale
Colné	Gerken	Manley	Stivers	Young E
Conklin	Gillen	Marlatt	Sullivan	Young F L
Connell	Glore	McCue	Sweet	Zorn
Cosad	Goldberg	McElligott		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1499, Int. No. 1194) entitled "An act to provide a survey and plans for the acquisition of harbor terminals by the State in the port of New York, by the construction of an artificial waterway between Flushing and Jamaica bays, and providing an appropriation therefor," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 123

NOES 00

Those who voted in the affirmative were:

Abbey	Crocker	Goodspeed	Merritt	Thompson
Allen A F	Cross	Gray	Metzendorf	Thorn
Allen H E	Dana	Green	Miller J L	Toombs
Argetsinger	Delano	Greenwood	Miller W G	Trombly
Barden	De Long	Hackett	Murray	Van Olinda
Bates	Doherty	Haines	Neupert	Vosburgh
Baumes	Donnelly	Higgins	Nolan	Walker
Bennett	Donovan	Hinman	O'Connor	Walters
Boshart	Ebbets	Hoey	Odell	Ward
Boylan	Evans	Holden	Oliver	Waters
Brainerd	Eveleth	Howard	Patrie	Weber
Brennan	Farrell	Jackson	Perkins	Weiland
Brown G W	Fay	Keller	Phillips J S	Weimert
Burgoyne	Feeley	Kopp	Pitkin	Weinstein
Callan	Filley	Lachman	Raldiris	White L H
Caughlan	Foley	Lansing	Reed	Whitney
Chanler	Fowler	Lee	Roberts	Wilkie
Cheney	Friend	Lowman	Shepardson	Wilsnack
Clarke R H	Frisbie	Lupton	Shortt	Wood
Clark S C	Garfein	Macdonald	Smith A E	Wright
Coffey	Gerhardt	MacGregor	Smith M	Yale
Colné	Gerken	Manley	Stivers	Young E
Conklin	Gillen	Marlatt	Sullivan	Young F L
Connell	Glore	McCue	Sweet	Zorn
Cosad	Goldberg	McElligott		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1677, Int. No. 1298) entitled "An act to authorize the trustees of Flatiron park in the village of Waterford, in the county of Saratoga, to convey its interest in such park to the Waterford Soldiers and Sailors' Monument Association and to provide for the care, maintenance and improvement of said park by said village," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 126

NOES 00

Those who voted in the affirmative were:

Abbey	Cross	Gray	Metzendorf	Sweet
Allen A F	Dana	Green	Miller J L	Thompson
Allen H E	Delano	Greenwood	Miller W G	Thorn
Argetsinger	De Long	Hackett	Murray	Toombs
Barden	Doherty	Haines	Neupert	Trombly
Bates	Donnelly	Higgins	Nolan	Van Olinda
Baumes	Donovan	Hinman	O'Connor	Vosburgh
Bennett	Ebbets	Hoev	Odell	Walker
Boshart	Evans	Holden	Oliver	Walters
Boylan	Eveleth	Howard	Patrie	Ward
Brainerd	Farrell	Jackson	Perkins	Waters
Brennan	Fay	Keller	Phillips J S	Weber
Brown G W	Feeley	Kopp	Pitkin	Weiland
Burgoyne	Filley	Lachman	Raldiris	Weimert
Callan	Foley	Lansing	Reed	Weinstein
Caughlan	Fowler	Lee	Roberts	White L H
Chanler	Friend	Lowman	Rozan	Whitney
Cheney	Frisbie	Lupton	Sanner	Wilkie
Clarke R H	Garfein	Macdonald	Shea	Wilsnack
Clark S C	Gerhardt	MacGregor	Shepardson	Wood
Coffey	Gerken	Manley	Shortt	Wright
Colné	Gillen	Marlatt	Smith A E	Yale
Conklin	Glore	McCue	Smith M	Young E
Connell	Goldberg	McElligott	Stivers	Young F L
Cosad	Goodspeed	Merritt	Sullivan	Zorn
Crocker				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1840, Int. No. 1378) entitled "An act to amend the Greater New York charter, in relation to illegal use of the

public streets of the city of New York," having been announced for a third reading,

On motion of Mr. Foley, said bill was laid aside, retaining its place on the order of third reading.

The bill (No. 1514, Int. No. 1199) entitled "An act to amend the Village Law, in relation to election on proposition to incorporate," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative were:

Abbey	Crocker	Goodspeed	McElligott	Sweet
Allen A F	Cross	Gray	Merritt	Thompson
Allen H E	Dana	Green	Metzendorf	Thorn
Argetsinger	Delano	Greenwood	Miller J L	Toombs
Barden	De Long	Hackett	Miller W G	Trombly
Bates	Doherty	Haines	Murray	Van Olinda
Baumes	Donnelly	Higgins	Neupert	Vosburgh
Bennett	Donovan	Hinman	Nolan	Walker
Boshart	Ebbets	Hoey	O'Connor	Walters
Boylan	Evans	Holden	Odell	Ward
Brainerd	Eveleth	Howard	Oliver	Waters
Brennan	Farrell	Jackson	Patrie	Weber
Brown G W	Fay	Keller	Perkins	Weiland
Burgoyne	Feeley	Kopp	Phillips J S	Weimert
Callan	Filley	Lachman	Pitkin	Weinstein
Caughlan	Foley	Lansing	Raldiris	White L H
Chanler	Fowler	Lee	Reed	Whitney
Cheney	Friend	Lowman	Roberts	Wilkie
Clarke R H	Frisbie	Lupton	Shepardson	Wilsnack
Clark S C	Garfein	Macdonald	Shortt	Wood
Coffey	Gerhardt	MacGregor	Smith A E	Wright
Colné	Gerken	Manley	Smith M	Yale
Conklin	Gillen	Marlatt	Stivers	Young E
Connell	Glore	McCue	Sullivan	Young F L
Cosad	Goldberg			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1752, Int. No. 1337) entitled "An act to authorize the town board and the superintendent of highways of the town of Wales, in the county of Erie, to cancel the assessments

for the improvement of the Big Tree road in said town of Wales and to refund all moneys heretofore paid upon said rolls," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative were:

Abbey	Crocker	Goodspeed	McElligott	Sweet
Allen A F	Cross	Gray	Merritt	Thompson
Allen H E	Dana	Green	Metzendorf	Thorn
Argetsinger	Delano	Greenwood	Miller J L	Toombs
Barden	De Long	Hackett	Miller W G	Trombly
Bates	Doherty	Haines	Murray	Van Olinda
Baumes	Donnelly	Higgins	Neupert	Vosburgh
Bennett	Donovan	Hinman	Nolan	Walker
Boshart	Ebbets	Hoey	O'Connor	Walters
Boylan	Evans	Holden	Odell	Ward
Brainerd	Eveleth	Howard	Oliver	Waters
Brennan	Farrell	Jackson	Patrie	Weber
Brown G W	Fay	Keller	Perkins	Weiland
Burgoyne	Feeley	Kopp	Phillips J S	Weimert
Callan	Filley	Lachman	Pitkin	Weinstein
Caughlan	Foley	Lansing	Raldiris	White L H
Chanler	Fowler	Lee	Reed	Whitney
Cheney	Friend	Lowman	Roberts	Wilkie
Clarke R H	Frisbie	Lupton	Shepardson	Wilsnack
Clark S C	Garfein	Macdonald	Shortt	Wood
Coffey	Gerhardt	MacGregor	Smith A E	Wright
Colné	Gerken	Manley	Smith M	Yale
Conklin	Gillen	Marlatt	Stivers	Young E
Connell	Glore	McCue	Sullivan	Young F L
Cosad	Goldberg			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1435, Int. No. 1152) entitled "An act to amend the County Law, in relation to publication of the annual statement of the clerk of the board of supervisors," having been announced for a third reading,

On motion of Mr. Lupton, and by unanimous consent, said bill was ordered placed on the third reading calendar for Thursday next.

The bill (No. 1807, Int. No. 1362) entitled "An act to amend the Penal Law, in relation to conspiracies," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative were:

Abbey	Crocker	Goodspeed	McElligott	Sweet
Allen A F	Cross	Gray	Merritt	Thompson
Allen H E	Dana	Green	Metzendorf	Thorn
Argetsinger	Delano	Greenwood	Miller J L	Toombs
Barden	De Long	Hackett	Miller W G	Trombly
Bates	Doherty	Haines	Murray	Van Olinda
Baumes	Donnelly	Higgins	Neupert	Vosburgh
Bennett	Donovan	Hinman	Nolan	Walker
Boshart	Ebbets	Hoey	O'Connor	Walters
Boylan	Evans	Holden	Odell	Ward
Brainerd	Eveleth	Howard	Oliver	Waters
Brennan	Farrell	Jackson	Patrie	Weber
Brown G W	Fay	Keller	Perkins	Weiland
Burgoyne	Feeley	Kopp	Phillips J S	Weimert
Callan	Filley	Lachman	Pitkin	Weinstein
Caughlan	Foley	Lansing	Raldiris	White L H
Chanler	Fowler	Lee	Reed	Whitney
Cheney	Friend	Lowman	Roberts	Wilkie
Clarke R H	Frisbie	Lupton	Shepardson	Wilsnack
Clark S C	Garfein	Macdonald	Shortt	Wood
Coffey	Gerhardt	MacGregor	Smith A E	Wright
Colné	Gerken	Manley	Smith M	Yale
Conklin	Gillen	Marlatt	Stivers	Young E
Connell	Glore	McCue	Sullivan	Young F L
Cosad	Goldberg			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1469, Int. No. 1174) entitled "An act to amend the Village Law, in relation to establishment of fire limits," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the

affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 125

NOES 00

Those who voted in the affirmative were:

Abbey	Crocker	Goodspeed	Merritt	Sweet
Allen A F	Cross	Gray	Metzendorf	Thompson
Allen H E	Dana	Green	Miller J L	Thorn
Argetsinger	Delano	Greenwood	Miller W G	Toombs
Barden	De Long	Hackett	Murray	Trombly
Bates	Doherty	Haines	Neupert	Van Olinda
Baumes	Donnelly	Higgins	Nolan	Vosburgh
Bennett	Donovan	Hinman	O'Connor	Walker
Boshart	Ebbets	Hoey	Odell	Walters
Boylan	Evans	Holden	Oliver	Ward
Brainerd	Eveleth	Howard	Patrie	Waters
Brennan	Farrell	Jackson	Perkins	Weber
Brown G W	Fay	Keller	Phillips J S	Weiland
Burgoyne	Feeley	Kopp	Pitkin	Weimert
Callan	Filley	Lachman	Raldiris	Weinstein
Caughlan	Foley	Lansing	Reed	White L H
Chanler	Fowler	Lee	Roberts	Whitney
Cheney	Friend	Lowman	Shepardson	Wilkie
Clarke R H	Frisbie	Lupton	Shortt	Wilsnack
Clark S C	Garfein	Macdonald	Smith A E	Wood
Coffey	Gerhardt	MacGregor	Smith M	Wright
Colné	Gerken	Manley	Spielberg	Yale
Conklin	Gillen	Marlatt	Stevenson	Young E
Connell	Glore	McCue	Stivers	Young F L
Cosad	Goldberg	McElligott	Sullivan	Zorn

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1309, Int. No. 1064) entitled "An act to amend the Village Law, in relation to incorporation," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative were:

Abbey	Crocker	Goodspeed	McElligott	Sweet
Allen A F	Cross	Gray	Merritt	Thompson
Allen H E	Dana	Green	Metzendorf	Thorn

Argetsinger	Delano	Greenwood	Miller J L	Toombs
Barden	De Long	Hackett	Miller W G	Trombly
Bates	Doherty	Haines	Murray	Van Olinde
Baumes	Donnelly	Higgins	Neupert	Vosburgh
Bennett	Donovan	Hinman	Nolan	Walker
Boshart	Ebbets	Hoey	O'Connor	Walters
Boylan	Evans	Holden	Odell	Ward
Brainerd	Eveleth	Howard	Oliver	Waters
Brennan	Farrell	Jackson	Patrie	Weber
Brown G W	Fay	Keller	Perkins	Weiland
Burgoyne	Feeley	Kopp	Phillips J S	Weimert
Callan	Filley	Lachman	Pitkin	Weinstein
Caughlan	Foley	Lansing	Raldiris	White L H
Chanler	Fowler	Lee	Reed	Whitney
Cheney	Friend	Lowman	Roberts	Wilkie
Clarke R H	Frisbie	Lupton	Shepardson	Wilsnack
Clark S C	Garfein	Macdonald	Shortt	Wood
Coffey	Gerhardt	MacGregor	Smith A E	Wright
Colné	Gerken	Manley	Smith M	Yale
Conklin	Gillen	Marlatt	Stivers	Young E
Connell	Glore	McCue	Sullivan	Young F L
Cosad	Goldberg			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1730, Int. No. 1062) entitled "An act to amend the Greater New York charter, relative to contracts for work or supplies," having been announced for a third reading,

On motion of Mr. Green, said bill was laid aside, retaining its place on the order of third reading.

The bill (No. 234, Int. No. 229) entitled "An act to amend the Code of Civil Procedure, relating to matrimonial actions," having been announced for a third reading,

On motion of Mr. Weimert, said bill was laid aside, retaining its place on the order of third reading.

The Senate bill (No. 215, Rec. No. 53) entitled "An act to amend chapter one hundred and twenty-four of the Laws of nineteen hundred and one, as amended by chapter two hundred and seventeen of the Laws of nineteen hundred and four, entitled 'An act to regulate certain proceedings of the board of supervisors of Rensselaer county,' " having been announced for a third reading,

On motion of Mr. Filley, and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next.

The Senate bill (No. 42, Rec. No. 83) entitled "An act to amend the Religious Corporations Law, in relation to the property of extinct churches," was read the third time, having been

printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative were:

Abbey	Crocker	Greenwood	McElligott	Sweet
Allen A F	Cross	Gray	Merritt	Thompson
Allen H E	Dana	Green	Metzendorf	Thorn
Argetsinger	Delano	Greenwood	Miller J L	Toombs
Barden	De Long	Hackett	Miller W G	Trombly
Bates	Doherty	Haines	Murray	Van Olinda
Baumes	Donnelly	Higgins	Neupert	Vosburgh
Bennett	Donovan	Hinman	Nolan	Walker
Boshart	Ebbets	Hoey	O'Connor	Walters
Boylan	Evans	Holden	Odell	Ward
Brainerd	Eveleth	Howard	Oliver	Waters
Brennan	Farrell	Jackson	Patrie	Weber
Brown G W	Fay	Keller	Perkins	Weiland
Burgoyne	Feeley	Kopp	Phillips J S	Weimert
Callan	Filley	Lachman	Pitkin	Weinstein
Caughlan	Foley	Lansing	Raldiris	White L H
Chanler	Fowler	Lee W	Reed	Whitney
Cheney	Friend	Lowman	Roberts	Wilkie
Clarke R H	Frisbie	Lupton	Shepardson	Wilsnack
Clark S C	Garfein	Macdonald	Shortt	Wood
Coffey	Gerhardt	MacGregor	Smith A E	Wright
Colné	Gerken	Manley	Smith M	Yale
Conklin	Gillen	Marlatt	Stivers	Young E
Connell	Glore	McCue	Sullivan	Young F L
Cosad	Goldberg			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 1627, Int. No. 1274) entitled "An act to amend the Domestic Relations Law, in relation to qualifications for matrimony as to age of parties and consent of parents," having been announced, Mr. Garfein moved to amend as follows:

Page 1, line 9, strike out "for the woman,".

Page 2, line 1, strike out all of the italicized matter.

Page 2, strike out line 2.

Page 2, line 3, strike out everything but the semicolon.

Page 2, line 16, insert in italics ", however," after "lawful", and strike out "woman is" and insert in italics, in place thereof "parties are", and strike out "and the man".

Page 2, line 17, strike out "above the age of eighteen", and strike out "but" and insert in italics in place thereof "though one or both of them are".

Page 2, line 18, strike out "both" and insert in italics in place thereof "at least one of the".

Page 2, line 19, insert in italics before "such" the word "each", and strike out "or parties" and insert in italics in place thereof "under said age of legal consent."

Page 2, line 21, strike out "the minor or minors" and insert in italics in place thereof "such party".

Page 3, line 24, insert a bracket [before "man".

Page 3, line 25, insert a bracket] after "is" and insert in italics before "under" the words "either of the parties are".

Page 3, line 26, inclose the comma in brackets, and strike out "the woman is" and insert in italics in place thereof the word "and" before "above", and strike out "and the".

Page 4, line 1, strike out down to and including the word "years" but not the comma.

Page 4, line 3, inclose with brackets the word "both", and insert in italics before "parents" the words "at least one of the", and insert a bracket [before the word "the" in the old matter.

Page 4, line 4, insert a bracket] after "living", and insert in italics after said bracket and before the ensuing comma the following: "each party who is under such age of eighteen years".

Page 4, line 5, insert a bracket [before "minor".

Page 4, line 6, insert a bracket] after the word "minors", where first occurring, and insert in italics after such bracket and before the ensuing period the words "party or parties", and inclose with brackets the words "the minor or minors".

Page 4, line 7, insert in italics before "living" the words "such party or parties".

Page 4, line 9, inclose with brackets the words "the minor or minors", and insert in italics before the ensuing word "may" the words "such party or parties".

Page 5, line 21, strike out "and", and strike out "the woman,".

Page 5, line 22, strike out "and", and strike out everything after the first comma.

Page 5, line 23, strike out "years,".

Page 6, line 1, insert in italics the word "such" before the word "minors", where first occurring, and inclose with brackets the word "a".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Said bill, as amended, was then read the second time and, on motion of Mr. Garfein, was ordered reprinted and placed on the order of third reading and referred to the committee on revision.

The bill (No. 1889, Int. No. 493) entitled "An act to amend the Navigation Law, in relation to certain motor craft," having been announced for a second reading,

On motion of Mr. Merritt, and by unanimous consent, said bill was ordered placed on the second reading calendar for Thursday next.

The bill (No. 1939, Int. No. 405) entitled "An act to amend the Labor Law, in relation to obstruction to doors and windows in factories," was read the second time.

On motion of Mr. Green, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1942, Int. No. 1195) entitled "An act to amend the Ithaca city charter, generally," was read the second time.

On motion of Mr. Holden, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1943, Int. No. 1340) entitled "An act to amend the General Municipal Law, in relation to the establishment and maintenance of public general hospitals for the care of the sick," was read the second time.

On motion of Mr. Whitley, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 2004, Int. No. 1233) entitled "An act to amend the Agricultural Law, in relation to State institutions," was read the second time.

On motion of Mr. Boshart, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1976, Int. No. 1215) entitled "An act to amend chapter three hundred and fifty-seven of the Laws of nineteen hundred and five, entitled 'An act to revise the several acts relative to the city of Tonawanda,' generally," having been announced for a second reading,

On motion of Mr. MacGregor, and by unanimous consent, said bill was ordered placed on the second reading calendar for Tuesday next.

The bill (No. 1990, Int. No. 1166) entitled "An act to provide for widening and deepening the channel in the outlet of Keuka lake from the lake to the State dam in the village of Penn Yan, and making an appropriation therefor," was read the second time.

On motion of Mr. Barden, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 2005, Int. No. 786) entitled "An act to authorize the Cohoes Company to use the waters impounded by the Crescent dam across the Mohawk river above Cohoes, subject to certain conditions," was read the second time.

On motion of Mr. Waters, said bill was placed on the order of third reading and referred to the committee on revision.

The Senate bill (No. 93, Assembly Reprint No. 1993, Rec. No. 118) entitled "An act to amend chapter four hundred and ten of the Laws of eighteen hundred and eighty-two, entitled 'An act to consolidate into one act and to declare the special and local laws affecting public interests in the city of New York, relative to the salary of the district attorney in the county of New York,'" was read the second time.

On motion of Mr. McManus, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1989, Int. No. 680) entitled "An act to amend section twenty-eight hundred and forty-four of the Code of Civil Procedure, relative to the annual examination of guardian's accounts," was read the second time.

On motion of Mr. Green, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1997, Int. No. 681) entitled "An act to amend section seven hundred and fifteen of the Code of Civil Procedure, relative to the security to be furnished by and the accounts of receivers," was read the second time.

On motion of Mr. Green, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1996, Int. No. 682) entitled "An act to amend section twenty-seven hundred and twenty-five of the Code of Civil Procedure, relative to intermediate accountings of executors and administrators," was read the second time.

On motion of Mr. Green, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1995, Int. No. 683) entitled "An act to amend section ten hundred and fifteen of the Code of Civil Procedure, relative to compulsory references upon questions incidentally arising and references to take accounts," was read the second time.

On motion of Mr. Green, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1994, Int. No. 685) entitled "An act to amend section nineteen hundred and forty-seven of the Code of Civil Procedure, relative to the continuance of partnership business during action for accounting, et cetera, and to the ascertainment of the value of the partnership property and of the interest of respective partners and as to accountings between partners," was read the second time.

On motion of Mr. Green, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 2000, Int. No. 823) entitled "An act to amend the Code of Civil Procedure, in relation to when plaintiff is entitled to costs of course," having been announced for a second reading.

On motion of Mr. J. S. Phillips, said bill was recommitted to the committee on codes, retaining its place on the order of second reading.

The bill (No. 1999, Int. No. 415) entitled "An act to amend the Code of Civil Procedure, in relation to pleadings," having been announced for a second reading,

On motion of Mr. Toombs, and by unanimous consent, said bill was ordered placed on the second reading calendar for Tuesday next.

The bill (No. 2002, Int. No. 788) entitled "An act to amend chapter twenty-five of the Laws of nineteen hundred and nine, entitled 'An act relating to general business, constituting chapter twenty of the Consolidated Laws,' in relation to monopolies," was read the second time.

On motion of Mr. Foley, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 2003, Int. No. 566) entitled "An act to amend Laws of nineteen hundred and nine, chapter twenty-eight, entitled 'An act relating to corporations generally, constituting chapter twenty-three of the Consolidated Laws,' in relation to actions for dissolution of corporations," having been announced for a second reading,

On motion of Mr. Thorn, said bill was recommitted to the committee on the judiciary, retaining its place on the order of second reading.

The bill (No. 2024, Int. No. 199) entitled "An act entitled 'An act for the development and extension of the State College of Agriculture at Cornell University, as established by chapter six hundred and fifty-five of the Laws of nineteen hundred and four, and making an appropriation therefor,'" was read the second time.

On motion of Mr. Boshart, said bill was placed on the order of third reading and referred to the committee on revision.

The Senate bill (No. 769, Assembly Reprint No. 2026, Rec. No. 109) entitled "An act to amend the General Business Law, in relation to the keeping of books by auctioneers and inspection thereof," was read the second time.

On motion of Mr. Green, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 2027, Int. No. 686) entitled "An act to amend section twenty-seven hundred and twenty-eight of the Code of Civil Procedure, relative to the judicial settlement of accounts of executors and administrators," was read the second time.

On motion of Mr. Green, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 2029, Int. No. 1262) entitled "An act to amend the Insurance Law, in relation to the valuation of industrial life insurance policies," was read the second time.

On motion of Mr. Weber, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 2028, Int. No. 23) entitled "An act to amend the Penal Law, in relation to the issuing of licenses to carry fire-

arms," having been announced, Mr. Whitney moved to amend as follows:

At page 2, line 15, after the word "city" insert "except of the first class."

At page 2, line 22, after the word "manner" insert the following: "In cities of the first class a copy of such permit shall be filed by the magistrate issuing the same, with the commissioner or superintendent of police."

At page 2, line 23, strike out "under the issuance of the license."

At page 3, line 2, after the word "office" insert the following: "or in cities of the first class to file a copy of such permit with the commissioner or superintendent of police."

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Ordered, That said bill be reprinted and restored to the order of second reading.

The bill (No. 2031, Int. No. 346) entitled "An act to amend the Penal Law, relative to the punishment of parents, guardians or other persons for contributing to the delinquency and offenses of children," was read the second time.

On motion of Mr. MacGregor, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 2033, Int. No. 1146) entitled "An act to amend the General Business Law, in relation to private detectives," was read the second time.

On motion of Mr. Green, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 2034, Int. No. 1219) entitled "An act to amend, revise and consolidate the charter of the village of Ossining," having been announced, Mr. F. L. Young moved to amend as follows:

Page 93, after line 12, insert:

SCHEDULE OF LAWS REPEALED.

Laws of	Chapter	Sections
1813.....	96.....	All
1819.....	30.....	All
1828.....	314.....	All

Laws of	Chapter	Sections
1837.....	435.....	All
1845.....	122.....	4
1853.....	139.....	All
1880.....	568.....	All
1887.....	230.....	All
1887.....	446.....	All
1888.....	518.....	All
1889.....	127.....	All
1897.....	496.....	All
1900.....	497.....	All
1901.....	183.....	All
1906.....	242.....	All
1907.....	5.....	All
1907.....	389.....	All
1909.....	264.....	All

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Said bill, as amended, was then read the second time and, on motion of Mr. F. L. Young, was ordered reprinted and placed on the order of third reading and referred to the committee on revision.

The bill (No. 2062, Int. No. 1140) entitled "An act to authorize the appointment of the Catholic Home Bureau for Dependent Children as general guardian of the person and property of infants under its care and control," was read the second time.

On motion of Mr. Hoey, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 2066, Int. No. 1295) entitled "An act to amend the Forest, Fish and Game Law, generally," was read the second time.

On motion of Mr. Lupton, said bill was placed on the order of third reading.

On motion of Mr. Lupton, said bill was recommitted to the committee on fisheries and game, retaining its place on the order of third reading.

The bill (No. 2064, Int. No. 1237) entitled "An act to amend the highway law, in relation to the courses and descriptions of routes five, six, twenty-three and twenty-six of the State highway system," was read the second time.

On motion of Mr. Eveleth, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 2065, Int. No. 1299) entitled "An act to amend the Highway Law, generally," was read the second time.

On motion of Mr. Whitney, said bill was placed on the order of third reading and referred to the committee on revision.

The Senate bill (No. 298, Rec. No. 18) entitled "An act authorizing and directing the board of supervisors of Erie county to pay to various towns of Erie county and the city of Tonawanda certain items or sums of money illegally charged against the taxable property, inhabitants and corporations of said towns in the various annual tax rolls and warrants for said towns, and authorizing the county of Erie to issue its bonds with which to make such payments, and legalizing the previous acts of the several town boards in said county in relation to collecting such sums," having been announced for a second reading,

On motion of Mr. Weimert, and by unanimous consent, said bill was ordered placed on the second reading calendar for Tuesday next.

The Senate bill (No. 339, Rec. No. 65) entitled "An act to amend the Tax Law, in relation to the place of taxation of real property divided by tax district lines," having been announced for a second reading,

On motion of Mr. Gray, and by unanimous consent, said bill was ordered placed on the second reading calendar for Tuesday next.

The Senate returned the Assembly bill (No. 1201, Senate reprint No. 981, Int. No. 1001), entitled "An act to amend chapter seventy-five of the Laws of nineteen hundred and six, entitled 'An act to supplement the provisions of law relating to the department of assessment and taxation of the city of Syracuse,' in relation to the payment of interest on refunded assessments," with a message that they have concurred in the passage of the same, with the following amendments:

Page 1, fourth line of the title, strike out the period after the word "Syracuse" and insert a comma and the words "in relation to the payment of interest on refunded assessments."

Mr. Walters moved to concur in the Senate amendments.

Mr. Speaker put the question whether the House would concur in said amendments, said bill having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative were:

Abbey	Crocker	Greenwood	McElligott	Sweet
Allen A F	Cross	Gray	Merritt	Thompson
Allen H E	Dana	Green	Metzendorf	Thorn
Argetsinger	Delano	Greenwood	Miller J L	Toombs
Barden	De Long	Hackett	Miller W G	Trombly
Bates	Doherty	Haines	Murray	Van Olinda
Baumes	Donnelly	Higgins	Neupert	Vosburgh
Bennett	Donovan	Hinman	Nolan	Walker
Boshart	Ebbets	Hoey	O'Connor	Walters
Boylan	Evans	Holden	Odell	Ward
Brainerd	Eveleth	Howard	Oliver	Waters
Brennan	Farrell	Jackson	Patrie	Weber
Brown G W	Fay	Keller	Perkins	Weiland
Burgoyne	Feeley	Kopp	Phillips J S	Weimert
Callan	Filley	Lachman	Pitkin	Weinstein
Caughlan	Foley	Lansing	Raldiris	White L H
Chanler	Fowler	Lee	Reed	Whitney
Cheney	Friend	Lowman	Roberts	Wilkie
Clarke R H	Frisbie	Lupton	Shepardson	Wilsnack
Clark S C	Garfein	Macdonald	Shortt	Wood
Coffey	Gerhardt	MacGregor	Smith A E	Wright
Colné	Gerken	Manley	Smith M	Yale
Conklin	Gillen	Marlatt	Stivers	Young E
Connell	Glore	McCue	Sullivan	Young F L
Cosad	Goldberg			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendments of the Senate thereto.

The Senate returned the Assembly bill (No. 1006, Senate reprint No. 940, Int. No. 740), entitled "An act to amend chapter one hundred and twenty-eight of the Laws of eighteen hundred and ninety-nine, entitled 'An act to incorporate the city of New Rochelle,' in relation to the acquisition of land for public purposes," with a message that they have concurred in the passage of the same, with the following amendments:

Page 2, line 9, strike out the word "it" and insert "such common council, board of education or board of public works, as the case may be,".

Page 2, line 9, make the word "work" read "works".

Mr. Coffey moved to concur in the Senate amendments.

Mr. Speaker put the question whether the House would concur in said amendments, said bill having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative were:

Abbey	Crocker	Goodspeed	McElligott	Sweet
Allen A F	Cross	Gray	Merritt	Thompson
Allen H F	Dana	Green	Metzendorf	Thorn
Argetsinger	Delano	Greenwood	Miller J L	Toombs
Barden	De Long	Hackett	Miller W G	Trombly
Bates	Doherty	Haines	Murray	Van Olinda
Baumes	Donnelly	Higgins	Neupert	Vosburgh
Bennett	Donovan	Hinman	Nolan	Walker
Boshart	Ebbets	Hoey	O'Connor	Walters
Boylan	Evans	Holden	Odell	Ward
Brainerd	Eveleth	Howard	Oliver	Waters
Brennan	Farrell	Jackson	Patrie	Weber
Brown G W	Fay	Keller	Perkins	Weiland
Burgoyne	Feeley	Kopp	Phillips J S	Weimert
Callan	Filley	Lachman	Pitkin	Weinstein
Caughlan	Foley	Lansing	Raldiris	White L H
Chanler	Fowler	Lee	Reed	Whitney
Cheney	Friend	Lowman	Roberts	Wilkie
Clarke R H	Frisbie	Lupton	Shepardson	Wilsnack
Clark S C	Garfein	Macdonald	Shortt	Wood
Coffey	Gerhardt	MacGregor	Smith A E	Wright
Colné	Gerken	Manley	Smith M	Yale
Conklin	Gillen	Marlatt	Stivers	Young E
Connell	Glore	McCue	Sullivan	Young F L
Cosad	Goldberg			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendments of the Senate thereto.

The Senate returned the Assembly bill (No. 1464, Senate reprint No. 990, Int. No. 1169), entitled "An act to amend chapter six hundred and fifty of the Laws of nineteen hundred and four, entitled 'An act to revise the charter of the city of Rome,' relating to the term of office of policemen," with a message that they have concurred in the passage of the same, with the following amendment:

Page 2, line 3, after the word "behavior" insert ", or until incapacitated by age or disease."

Mr. Cross moved to concur in the Senate amendment.

Mr. Speaker put the question whether the House would concur in said amendment, said bill having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative were:

Abbey	Crocker	Goodspeed	McElligott	Sweet
Allen A F	Cross	Gray	Merritt	Thompson
Allen H E	Dana	Green	Metzendorf	Thorn
Argetsinger	Delano	Greenwood	Miller J L	Toombs
Barden	De Long	Hackett	Miller W G	Trombly
Bates	Doherty	Haines	Murray	Van Olinda
Baumes	Donnelly	Higgins	Neupert	Vosburgh
Bennett	Donovan	Hinman	Nolan	Walker
Boshart	Ebbets	Hoey	O'Connor	Walters
Boylan	Evans	Holden	Odell	Ward
Brainerd	Eveleth	Howard	Oliver	Waters
Brennan	Farrell	Jackson	Patrie	Weber
Brown G W	Fay	Keller	Perkins	Weiland
Burgoyne	Feeley	Kopp	Phillips J S	Weimert
Callan	Filley	Lachman	Pitkin	Weinstein
Caughlan	Foley	Lansing	Raldiris	White L H
Chanler	Fowler	Lee	Reed	Whitney
Cheney	Friend	Lowman	Roberts	Wilkie
Clarke R H	Frisbie	Lupton	Shepardson	Wilsnack
Clark S C	Garfein	Macdonald	Shortt	Wood
Coffey	Gerhardt	MacGregor	Smith A E	Wright
Colné	Gerken	Manley	Smith M	Yale
Conklin	Gillen	Marlatt	Stivers	Young E
Connell	Glore	McCue	Sullivan	Young F L
Cosad	Goldberg			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendment of the Senate thereto.

The Senate returned the Assembly bill (No. 324, Senate reprint No. 984, Int. No. 308), entitled "An act to cede to the town of Smithtown, Suffolk county, all the right, title and interest of the State in lands adjacent to such town between high and low water marks," with a message that they have concurred in the passage of the same, with the following amendment:

Page 1, line 7, strike out period at end of line and insert "provided, however, that this grant shall not be construed as in any

way impairing or affecting the rights of owners of the uplands adjacent to the lands below high water mark to such lands thus below high water mark."

Mr. Thompson moved to concur in the Senate amendment.

Mr. Speaker put the question whether the House would concur in said amendment, said bill having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 122

NOES 00

Those who voted in the affirmative were:

Abbey	Crocker	Goodspeed	McElligott	Sweet
Allen A F	Cross	Gray	Merritt	Thompson
Allen H E	Dana	Green	Metzendorf	Thorn
Argetsinger	Delano	Greenwood	Miller J L	Toombs
Barden	De Long	Hackett	Miller W G	Trombly
Bates	Doherty	Haines	Murray	Van Olinda
Baumes	Donnelly	Higgins	Neupert	Vosburgh
Bennett	Donovan	Hinman	Nolan	Walker
Boshart	Ebbets	Hoey	O'Connor	Walters
Boylan	Evans	Holden	Odell	Ward
Brainerd	Eveleth	Howard	Oliver	Waters
Brennan	Farrell	Jackson	Patrie	Weber
Brown G W	Fay	Keller	Perkins	Weiland
Burgoyne	Feeley	Kopp	Phillips J S	Weimert
Callan	Filley	Lachman	Pitkin	Weinstein
Caughlan	Foley	Lansing	Raldiris	White L H
Chanler	Fowler	Lee	Reed	Whitney
Cheney	Friend	Lowman	Roberts	Wilkie
Clarke R H	Frisbie	Lupton	Shepardson	Wilsnack
Clark S C	Garfein	Macdonald	Shortt	Wood
Coffey	Gerhardt	MacGregor	Smith A E	Wright
Colné	Gerken	Manley	Smith M	Yale
Conklin	Gillen	Marlatt	Stivers	Young E
Connell	Glore	McCue	Sullivan	Young F L
Cosad	Goldberg			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendment of the Senate thereto.

The Senate returned the Assembly bill (No. 1091, Senate reprint No. 980, Int. No. 922), entitled "An act to amend chapter seventy-five of the Laws of nineteen hundred and six, entitled 'An act to supplement the provisions of law relating to the department of assessment and taxation of the city of Syracuse,' in relation to

tax sales," with a message that they have concurred in the passage of the same, with the following amendments:

Page 1, line 4 of the title, strike out the period after the word "Syracuse" and insert a comma and the words "in relation to tax sales."

Mr. Walters moved to nonconcur in the Senate amendments and request the appointment of a committee of conference thereon.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly has nonconcurred in the amendments of the Senate thereto, and requests the appointment of a committee of conference thereon.

A communication from the Governor was received and read, in the words following:

STATE OF NEW YORK — EXECUTIVE CHAMBER,
ALBANY, *April 13, 1910.*

To the Assembly:

Pursuant to concurrent resolution of the Senate and Assembly, herewith is returned for amendment Assembly bill (No. 1161, Int. No. 975), entitled "An act to amend the Canal Law, in relation to the changing of names of mortgaged canal boats."

CHARLES E. HUGHES.

Said bill having been announced, Mr. Colne moved to reconsider the vote by which said bill was passed.

Mr. Speaker put the question whether the House would agree to the reconsideration of the vote on the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 124

NOES 00

Those who voted in the affirmative were:

Abbey	Crocker	Goodspeed	Merritt	Sweet
Allen A F	Cross	Gray	Metzendorf	Thompson
Allen H E	Dana	Green	Miller J L	Thorn
Argetsinger	Delano	Greenwood	Miller W G	Toombs
Barden	De Long	Hackett	Murray	Trombly

Bates	Doherty	Haines	Neupert	Van Olinda
Baumes	Donnelly	Higgins	Nolan	Vosburgh
Bennett	Donovan	Hinman	O'Connor	Walker
Boshart	Ebbets	Hoey	Odell	Walters
Boylan	Evans	Holden	Oliver	Ward
Brainerd	Eveleth	Howard	Patrie	Waters
Brennan	Farrell	Jackson	Perkins	Weber
Brown G W	Fay	Keller	Phillips J S	Weiland
Burgoyne	Feeley	Kopp	Pitkin	Weimert
Callan	Filley	Lachman	Raldiris	Weinstein
Caughlan	Foley	Lansing	Reed	White L H
Chanler	Fowler	Lee	Roberts	Whitney
Cheney	Friend	Lowman	Shepardson	Wilkie
Clarke R H	Frisbie	Lupton	Shortt	Wilsnack
Clark S C	Garfein	Macdonald	Smith A E	Wood
Coffey	Gerhardt	MacGregor	Smith M	Wright
Colné	Gerken	Manley	Spielberg	Yale
Conklin	Gillen	Marlatt	Stevenson	Young E
Connell	Glore	McCue	Stivers	Young F L
Cosad	Goldberg	McElligott	Sullivan	

Mr. Colne moved that said bill be recommitted to the committee on canals, with instructions to report the same forthwith, amended as follows:

Page 2, line 4, after the word "and" insert in italics the words "the owner or owners of".

Page 2, line 7, insert a comma after the word "shall".

Page 2, line 8, after the word "penalty" insert in italics the words "to the people of the State".

Page 2, line 9, before the period insert in italics the words "recoverable by the Attorney-General in an action in any court of competent jurisdiction."

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Colne, from the committee on canals, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

A communication was received from Hon. Wesley M. Borst, mayor of the city of Gloversville, returning Assembly bill (No. 878, Int. No. 374), entitled "An act to amend chapter one hundred and ninety-three of the Laws of nineteen hundred and three, entitled 'An act to provide for the disposal of the sewage of the city of Gloversville, by the construction of intercepting and trunk sewers and purification works,' in relation to increasing the amount which said city of Gloversville shall have power to borrow for such purposes," with a message that said common council of said city, after a public hearing thereon, does approve said bill

and accept the same, but that the mayor of said city does not approve or accept the same.

Mr. Speaker stated the question to be "Shall this bill pass notwithstanding the objections of the mayor of the city of Gloversville thereto?" and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present, said bill having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

AYES 122

NOES 00

Those who voted in the affirmative were:

Abbey	Crocker	Goodspeed	McElligott	Sweet
Allen A F	Cross	Gray	Merritt	Thompson
Allen H E	Dana	Green	Metzendorf	Thorn
Argetsinger	Delano	Greenwood	Miller J L	Toombs
Barden	De Long	Hackett	Miller W G	Trombly
Bates	Doherty	Haines	Murray	Van Olinda
Baumes	Donnelly	Higgins	Neupert	Vosburgh
Bennett	Donovan	Hinman	Nolan	Walker
Boshart	Ebbets	Hoey	O'Connor	Walters
Boylan	Evans	Holden	Odell	Ward
Brainerd	Eveleth	Howard	Oliver	Waters
Brennan	Farrell	Jackson	Patrie	Weber
Brown G W	Fay	Keller	Perkins	Weiland
Burgoyne	Feeley	Kopp	Phillips J S	Weimert
Callan	Filley	Lachman	Pitkin	Weinstein
Caughlan	Foley	Lansing	Raldiris	White L H
Chanler	Fowler	Lee	Reed	Whitney
Cheney	Friend	Lowman	Roberts	Wilkie
Clarke R H	Frisbie	Lupton	Shepardson	Wilsnack
Clark S C	Garfein	Macdonald	Shortt	Wood
Coffey	Gerhardt	MacGregor	Smith A E	Wright
Colné	Gerken	Manley	Smith M	Yale
Conklin	Gillen	Marlatt	Stivers	Young E
Connell	Glore	McCue	Sullivan	Young F L
Cosad	Goldberg			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Boshart offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur), That a respectful message be sent to the Governor, requesting the return to the Assembly of Assembly bill (No. 1648, Int. No. 341), entitled "An act to amend the Agricultural Law, in relation to care and feed of cows, and care and keeping of the produce therefrom," for the purposes of amendment.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

Mr. F. L. Young offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur), That a respectful message be sent to the Governor, requesting the return to the Assembly of Assembly bill (No. 352, Int. No. 336), entitled "An act in relation to the boundaries of the village of Briarcliff Manor," for the purposes of amendment.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

Mr. F. L. Young offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur), That a respectful message be sent to the Governor, requesting the return to the Assembly of Assembly bill (No. 353, Int. No. 337), entitled "An act to amend chapter two hundred and forty-two of the Laws of nineteen hundred and six, entitled 'An act to amend, revise and consolidate the charter of the village of Ossining, and to extend the boundaries of said village,' relative to village boundaries," for the purposes of amendment.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

Mr. M. A. O'Neil offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur), That a respectful message be sent to the Governor, requesting the return to the Assembly of Assembly bill (No. 1234, Int. No. 604), entitled "An act to amend the Code of Civil Procedure, relating to the examination by the surrogate of the county wherein the witnesses reside of the subscribing witnesses to a will offered for probate in another county," for the purposes of amendment.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

Mr. MacGregor offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur), That a respectful message be sent to the Governor, requesting the return to the Assembly of Assembly bill (No. 915, Int. No. 657), entitled "An act to amend the Code of Civil Procedure, in relation to stenographers in surrogates' courts in the counties of New York, Kings and Erie," for the purposes of amendment.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

The Senate returned the Assembly bill (No. 789, Senate reprint No. 979, Int. No. 705), entitled "An act to authorize the issuance and sale of bonds of the city of Yonkers in the principal sum of forty thousand dollars to provide moneys for the payment of certain debts and expenses of said city, and to authorize the audit of said debts and expenses."

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Yonkers.

Also, Assembly bill (No. 471, Senate reprint No. 937, Int. No. 446), entitled "An act to amend chapter one hundred and eleven of the Laws of eighteen hundred and fifty-one, entitled 'An act to amend the several acts incorporating the village of Owego in the county of Tioga,' in relation to the amount of tax for special purposes."

Also, Assembly bill (No. 722, Senate reprint No. 978, Int. No. 654), entitled "An act to amend the Judiciary Law, in relation to salaries and expenses of stenographers in the second and ninth judicial districts."

Ordered, That the Clerk deliver said bills to the Governor.

Also, the bill (No. 914, Int. No. 796), entitled "An act to amend the charter of the city of Jamestown, in relation to the amount to be levied for the park fund and the place of holding

taxpayers' election," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Jamestown.

Also, the bill (No. 456, Int. No. 431), entitled "An act to amend chapter six hundred and seventeen of the Laws of nineteen hundred and four, entitled 'An act to establish a police pension fund for the city of Troy, New York,' in relation to amount of pension," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Troy.

Also, the bill (No. 1510, Int. No. 1059), entitled "An act to amend chapter four hundred and ten of the Laws of eighteen hundred and eighty-two, entitled 'An act to consolidate into one act and to declare the special and local laws affecting public interests in the city of New York,' in relation to coroners' physicians," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of New York.

Also, the bill (No. 1854, Int. No. 882), entitled "An act to amend chapter four of the Laws of eighteen hundred and ninety-one, entitled 'An act to provide for rapid transit railways in cities of over one million inhabitants,' generally," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of New York.

Also, the bill (No. 1701, Int. No. 1314), entitled "An act to amend section two hundred and eleven of chapter one hundred and five of the Laws of eighteen hundred and ninety-one, entitled 'An act to revise the charter of the city of Buffalo,' in relation to the police pension fund of said city," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Buffalo.

Also, the bill (No. 1853, Int. No. 783), entitled "An act to amend the Greater New York charter, in relation to the licensing and regulating of certain trades or business," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of New York.

Also, the bill (No. 1207, Int. No. 1005), entitled "An act to authorize the city of Dunkirk to borrow fifteen thousand dollars by the issue of bonds for the purpose of taking up and retiring outstanding overdue sewer and paving bonds, deficiency bonds, interest warrants and certificates of indebtedness," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Dunkirk.

Also, the bill (No. 1040, Int. No. 891), entitled "An act to provide funds to pay and retire certificates of indebtedness heretofore issued by the common council of the city of Syracuse to meet the cost of certain local improvements therein," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Syracuse.

Also, the bill (No. 866, Reprint No. 1837, Int. No. 760), entitled "An act to amend the Penal Law, in relation to the sale of cocaine or eucaine," with a message that they have reconsidered their vote by which said bill passed, and, as amended, have again passed the same.

Ordered, That the Clerk deliver said bill to the Governor.

Also, the bill (No. 544, Int. No. 512), entitled "An act to legalize the official acts of certain justices of the peace and authorizing them to execute and file the official bonds and official oaths and certificates."

Also, the bill (No. 1375, Int. No. 1110), entitled "An act to

legalize the acts and proceedings of the village of Portville, in Cattaraugus county, its electors, board of trustees, officers and agents, prior to, at the time of, and subsequent to an election held in said village on March fifteenth, nineteen hundred and ten, relative to borrowing money for several public purposes of the village and issuing and selling bonds or certificates of indebtedness of the village therefor, and relative to appropriating village funds for the support of the Portville free library, and to provide for raising money by taxation in said village for the redemption of said bonds or certificates and the payment of interest thereon."

Also, the bill (No. 1539, Int. No. 949), entitled "An act making an appropriation for the expenses of the joint committee of the Senate and Assembly to examine and consider the proposed charter and administrative code of the city of New York."

Also, the bill (No. 303, Int. No. 14), entitled "An act to amend the Benevolent Orders Law, in relation to the Brotherhood of the Commonwealth."

Also, the bill (No. 109, Int. No. 109), entitled "An act to amend the Education Law, in relation to the establishment of a State school of agriculture on Long Island, providing for its management and control, and making an appropriation therefor."

Also, the bill (No. 1406, Int. No. 1136), entitled "An act to amend chapter five hundred and eighty-three of the Laws of nineteen hundred and nine, entitled 'An act to authorize the several towns in the county of Suffolk to establish police districts outside the limits of any incorporated village therein, and to elect within such districts by ballot one police justice, three commissioners, and to provide for police patrolmen within said districts,' generally."

Also, the bill (No. 1693, Int. No. 752), entitled "An act to amend the County Law, in relation to the office of county auditor."

Also, the bill (No. 289, Int. No. 281), entitled "An act making an appropriation to be used in an emergency to eradicate or prevent the spread of the brown-tail moth or gypsy moth and other new and dangerous pest or disease."

Also, the bill (No. 1149, Int. No. 963), entitled "An act to amend the Executive Law, to insure publicity in regard to cer-

tain appointments, licenses and designations made or issued by the Comptroller."

Also, the bill (No. 1541, Int. No. 965), entitled "An act to amend the State Finance Law, in relation to insuring publicity with respect to the demands upon the State, and to facilitate the legislative committees in dealing with questions of appropriation."

Also, the bill (No. 1264, Int. No. 1040), entitled "An act making appropriations for Letchworth Village."

Also, the bill (No. 1321, Int. No. 1078), entitled "An act making an appropriation for the payment of interest on the debt for highway improvement contracted or to be contracted under article seven, section twelve of the Constitution, and as provided by law for the fiscal year beginning on the first day of October, nineteen hundred and nine."

Also, the bill (No. 1322, Int. No. 1079), entitled "An act to provide ways and means for the annual contribution to the highway improvement sinking fund."

Also, the bill (No. 1323, Int. No. 1080), entitled "An act making an appropriation for the payment of interest on the debt for highway improvement contracted or to be contracted under article seven, section twelve of the Constitution, and as provided by law, for the fiscal year beginning on the first day of October, nineteen hundred and ten."

Also, the bill (No. 164, Int. No. 163), entitled "An act to amend the Village Law, in relation to adoption and enforcement of building and sanitary codes in villages of the first class."

Also, the bill (No. 1493, Int. No. 599), entitled "An act to amend the State Charities Law, generally."

Also, the bill (No. 1543, Int. No. 465), entitled "An act to amend chapter one hundred and one of the Laws of eighteen hundred and seventy, entitled 'An act incorporating the trustees of the Central New York Conference of the Methodist Episcopal Church,' relative to the election of laymen, members of the Methodist Episcopal Church, as trustees."

Also, the bill (No. 1689, Int. No. 1311), entitled "An act to accept a deed of gift and an assignment of lease in perpetuity, from the corporation of Witherbee, Sherman and Company to the people of the State of New York, of land in the town of

Crown Point, Essex county, New York, embracing the sites of Fort Saint Frederick and Fort Amherst."

Also, the bill (No. 1218, Int. No. 850), entitled "An act to authorize the exchange of certain lands in the town of Geddes, in Onondaga county, for State fair grounds and highway purposes, or as a consideration therefor, between the State Fair Commission, the said town of Geddes and the Halcomb Steel Company."

Also, the bill (No. 1491, Int. No. 971), entitled "An act to amend chapter four hundred and sixty-nine of the Laws of nineteen hundred and six, entitled 'An act to provide for issuing of bonds of the State for the improvement of highways, and making an appropriation therefor, relative to cost of highway construction.'"

Also, the bill (No. 1385, Int. No. 1122), entitled "An act to amend section one hundred and sixty-nine of the Judiciary Law, relative to the power of the Supreme Court justices residing in, and the county judge of, Erie county."

Also, the bill (No. 1536, Int. No. 1220), entitled "An act to amend chapter five hundred and forty-nine of the Laws of eighteen hundred and seventy-four, entitled 'An act to provide for the planting and protection of oysters in those portions of the Great South bay, lying in the town of Islip, Suffolk county, wherein the taking of clams cannot be profitably followed as a business,' in relation to allotments of portions of such bay."

Also, the bill (No. 1330, Int. No. 1088), entitled "An act to amend the County Law, in relation to the power of a board of supervisors to authorize a town to borrow money."

Also, the bill (No. 1863, Int. No. 839), entitled "An act to amend the Penal Law, in regard to sepultures and the burial of human remains upon canal lands of the State."

Also, the bill (No. 1445, Int. No. 1162), entitled "An act to amend the Domestic Relations Law, in relation to proceedings for the abrogation of voluntary adoption of a minor."

Also, the bill (No. 1156, Int. No. 970), entitled "An act to amend the County Law, in relation to county clerks."

Also, the bill (No. 1292, Int. No. 24), entitled "An act to amend the General Municipal Law, in relation to trusts for aiding and instructing children."

Also, the bill (No. 1216, Int. No. 1014), entitled "An act to validate the charter, confirm the rights of members and legalize the acts of Deraismes Engine Company Number One of the Woodhaven fire department, in the county of Queens," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk deliver said bills to the Governor.

Also, Assembly bill (No. 188, Senate reprint No. 516, Assembly reprint No. 1885, Int. No. 187),, entitled "An act to amend chapter two hundred and three of the Laws of nineteen hundred and seven, entitled 'An act to revise and amend the charter of the city of Newburgh, being chapter five hundred and forty-one of the Laws of eighteen hundred and sixty-five, and the several acts amendatory thereof and supplemental thereto,' in relation to the police force," with a message that they have reconsidered their vote by which said bill passed, and, as amended, have again passed the same.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Newburgh.

Also, the bill (No. 1988, Int. No. 1375), entitled "An act to amend chapter six hundred and thirty-nine of the Laws of nineteen hundred and six, entitled 'An act to provide for a commission to investigate and consider means for protecting the waters of New York bay and vicinity against pollution and authorizing the city of New York to pay the expenses thereof,' in relation to the term of said commission," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of New York.

The Senate sent for concurrence a resolution, in the words following:

IN SENATE, ALBANY, *April 19, 1910.*

Resolved (if the Assembly concur), That a respectful message be sent to the Governor, requesting the return of Senate bill (No. 178, Rec. No. 63), entitled "An act to amend the Village Law, relative to drains," for the purposes of amendment.

By order of the Senate,

LAFAYETTE B. GLEASON,

Clerk.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk return said resolution to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate returned the concurrent resolution recalling from the Governor, for the purposes of amendment, Assembly bill (No. 1234, Int. No. 604), entitled "An act to amend the Code of Civil Procedure, relating to the examination by the surrogate of the county wherein the witnesses reside of the subscribing witnesses to a will offered for probate in another county," with a message that they have concurred in the passage of the same.

Ordered, That the Clerk deliver said resolution to the Governor.

The Senate returned the concurrent resolution recalling from the Governor, for the purposes of amendment, Assembly bill (No. 1648, Int. No. 341), entitled "An act to amend the Agricultural Law, in relation to care and feed of cows, and care and keeping of the produce therefrom," with a message that they have concurred in the passage of the same.

Ordered, That the Clerk deliver said resolution to the Governor.

The Senate returned the concurrent resolution recalling from the Governor, for the purposes of amendment, Assembly bill (No. 353, Int. No. 337), entitled "An act to amend chapter two hundred and forty-two of the Laws of nineteen hundred and six, entitled 'An act to amend, revise and consolidate the charter of the village of Ossining, and to extend the boundaries of said village.' relative to village boundaries," with a message that they have concurred in the passage of the same.

Ordered, That the Clerk deliver said resolution to the Governor.

The Senate returned the concurrent resolution recalling from the Governor, for the purposes of amendment, Assembly bill (No. 352, Int. No. 336), entitled "An act in relation to the boundaries of the village of Briarcliff Manor," with a message that they have concurred in the passage of the same.

Ordered, That the Clerk deliver said resolution to the Governor.

The Senate returned the concurrent resolution recalling from the Governor, for the purposes of amendment, Assembly bill (No. 915, Int. No. 657), entitled "An act to amend the Code of Civil

Procedure, in relation to stenographers in surrogates' courts in the counties of New York, Kings and Erie," with a message that they have concurred in the passage of the same.

Ordered, That the Clerk deliver said resolution to the Governor.

A communication from the Governor was received and read, in the words following:

STATE OF NEW YORK — EXECUTIVE CHAMBER,

ALBANY, April 19, 1910.

To the Assembly:

Pursuant to concurrent resolution of the Senate and Assembly, herewith is returned for amendment Assembly bill (No. 353, Int. No. 337), entitled "An act to amend chapter two hundred and forty-two of the Laws of nineteen hundred and six, entitled 'An act to amend, revise and consolidate the charter of the village of Ossining, and to extend the boundaries of said village,' relative to village boundaries."

CHARLES E. HUGHES.

A communication from the Governor was received and read, in the words following:

STATE OF NEW YORK — EXECUTIVE CHAMBER,

ALBANY, April 19, 1910.

To the Assembly:

Pursuant to concurrent resolution of the Senate and Assembly, herewith is returned for amendment Assembly bill (No. 352, Int. No. 336), entitled "An act in relation to the boundaries of the village of Briarcliff Manor."

CHARLES E. HUGHES.

A communication was received from Hon. Louis P. Fuhrmann, mayor of the city of Buffalo, returning Assembly bill (No. 809, Int. No. 722), entitled "An act to authorize the city of Buffalo to issue its bonds for the purpose of refunding temporary loan bonds heretofore issued to raise money to complete the purchase of the property adjoining the Grosvenor Library on the east, in said city," with a message that said mayor, after a public hearing thereon, does approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

A communication was received from Hon. Otto Pfaff, mayor of the city of Oneida, returning Assembly bill (No. 937, Int.

No. 531), entitled "An act to amend chapter two hundred and twenty-five of the Laws of nineteen hundred and one, entitled 'An act to incorporate the city of Oneida,' in relation to membership and compensation of the police force," with a message that said mayor, and the common council of said city, after a public hearing thereon, do approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

Mr. MacGregor gives notice that on Wednesday, April 20, 1910, he will call up Assembly bill (No. 971, Int. No. 518), entitled "An act to amend chapter one hundred and five of the Laws of eighteen hundred and ninety-one, entitled 'An act to revise the charter of the city of Buffalo,' creating a board of estimate and defining its powers and duties." The same having been laid aside on the order of third reading.

April 19, 1910.

Notice is hereby given that I will move on Wednesday, April 20, 1910, to suspend rule number five for the purpose of introducing a concurrent resolution.

SAMUEL WEINSTEIN.

On motion of Mr. Merritt, the House adjourned.

WEDNESDAY, APRIL 20, 1910.

The House met pursuant to adjournment.

Prayer by Rev. Edward W. Huelster, Homer, N. Y.

On motion of Mr. Merritt, the reading of the journal of yesterday was dispensed with and the same was approved.

The Senate sent for concurrence the following entitled bills:

"An act to amend the Judiciary Law, in relation to the salary of the stenographer of the County Court of Rensselaer county" (No. 1016, Rec. No. 165), which was read the first time and referred to the committee on internal affairs.

"An act to amend the Greater New York charter, so as to confer upon the board of estimate and apportionment power to acquire land for playground purposes" (No. 1042, Rec. No. 166),

which was read the first time and referred to the committee on affairs of cities.

“An act to amend the Tax Law, in relation to refunds of taxes on transfers of stock ” (No. 900, Rec. No. 167), which was read the first time.

On motion of Mr. Merritt, and by unanimous consent, said bill was read the second time, and ordered to a third reading.

On motion of Mr. Merritt, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Hackett	Miller J L	Sweet
Allen A F	Delano	Haines	Miller W G	Thompson
Allen H E	De Long	Hinman	Murray	Thorn
Argetsinger	Doherty	Hoey	Neupert	Toombs
Barden	Donnelly	Holden	Nolan	Trombly
Bates	Donovan	Howard	Odell	Van Olinda
Baumes	Ebbets	Jackson	Oliver	Vosburgh
Beck	Evans	Joseph	O'Neill J J	Walker
Boshart	Eveleth	Keller	O'Neil M A	Walters
Boylan	Farrell	Kopp	Parker	Ward
Brainerd	Fay	Lachman	Patrie	Waters
Brennan	Feeley	Lansing	Perkins	Weber
Brown C F	Filley	Lee	Phillips J S	Weiland
Brown G W	Foley	Levy J	Pitkin	Weimert
Burgoyne	Fowler	Lowman	Raldiris	Weinstein
Callan	Friend	Lupton	Reed	White E H
Caughlan	Frisbie	Macdonald	Roberts	White L H
Chanler	Garfein	MacGregor	Sanner	Whitley
Cheney	Glore	Manley	Shea	Whitney
Clarke R H	Gerhardt	Marlatt	Shepardson	Wilkie
Clark S C	Gerken	McCue	Shortt	Wood
Colné	Goldberg	McElligott	Smith A E	Wright
Conklin	Goodspeed	McInerney	Smith M	Yale
Connell	Goodwin	McKeon	Spielberg	Young E
Cosad	Gray	Merritt	Stivers	Young F L
Crocker	Green	Metzendorf	Sullivan	Zorn
Cross	Greenwood			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Boylan introduced a bill entitled "An act to amend the General City Law, in relation to elevators in cities of the first class" (Int. No. 1537), which was read the first time and referred to the committee on affairs of cities.

Mr. Coffey introduced a bill entitled "An act to provide a charter for the city of New Rochelle" (Int. No. 1538), which was read the first time and referred to the committee on affairs of cities.

Mr. Feeley introduced a bill entitled "An act authorizing the city of Lockport to raise money for the purpose of improving the streets and highways in said city, and to issue its bonds therefor" (Int. No. 1539), which was read the first time and referred to the committee on affairs of cities.

Mr. Hoey introduced a bill entitled "An act to provide for the regulation and improvement of the railroad, and motive power used thereon, of the New York Central and Hudson River Railroad Company, on the west side of the borough of Manhattan, city of New York, and for discontinuing the use by said company of certain streets, avenues, public parks and places in said borough, at grade" (Int. No. 1540), which was read the first time and referred to the committee on railroads.

Mr. McGrath introduced a bill entitled "An act to amend the Election Law, in relation to primaries" (Int. No. 1541), which was read the first time and referred to the committee on the judiciary.

Mr. Merritt introduced a bill entitled "An act to amend the Agricultural Law" (Int. No. 1542), which was read the first time and referred to the committee on agriculture.

Mr. Patrie introduced a bill entitled "An act to amend the Code of Civil Procedure in relation to service of summons by publication after attachment" (Int. No. 1543), which was read the first time and referred to the committee on codes.

Mr. Wilsnack introduced a bill entitled "An act to permit cities of the first, second and third classes to establish within their boundaries, districts with varying restrictions upon the heights of buildings thereafter erected, and upon the proportion of lot area to be covered by such buildings" (Int. No. 1544), which

was read the first time and referred to the committee on affairs of cities.

Mr. Fowler introduced a bill entitled "An act to amend chapter sixty-five of the Laws of nineteen hundred and six, entitled 'An act to make the office of sheriff of Ulster county a salaried office, and to regulate the management thereof,' in relation to an additional assistant to such sheriff" (Int. No. 1545), which was read the first time and referred to the committee on internal affairs.

Mr. Merritt introduced a bill entitled "An act to amend section three of the State Law in relation to the boundary lines between the State of New York and the Commonwealth of Massachusetts" (Int. No. 1546), which was read the first time and referred to the committee on ways and means.

Mr. Vosburgh introduced a bill entitled "An act for the relief of the town of Johnstown in the county of Fulton" (Int. No. 1547), which was read the first time and referred to the committee on internal affairs.

Mr. Wood introduced a bill entitled "An act to amend the Penal Law, in relation to fines imposed for the violation of provisions relating to the public health" (Int. No. 1548), which was read the first time and referred to the committee on codes.

Mr. Lupton introduced a bill entitled "An act to amend the Agricultural Law in relation to the selling of poultry, orchard, garden, dairy and other farm products by commission merchants" (Int. No. 1549), which was read the first time and referred to the committee on agriculture.

Mr. Lansing introduced a bill entitled "An act to amend the charter of the city of Rensselaer in relation to the bond of the treasurer of said city for the collection of taxes" (Int. No. 1550), which was read the first time and referred to the committee on affairs of cities.

Mr. Fowler introduced a bill entitled "An act to amend the Code of Criminal Procedure, in relation to furnishing to defendant transcript of the minutes of the grand jury" (Int. No. 1551), which was read the first time and referred to the committee on codes.

Mr. Whitney introduced a bill entitled "An act to authorize the construction of State and county highways upon State lands in the forest preserve" (Int. No. 1552), which was read the first time and referred to the committee on the judiciary.

Mr. F. L. Young introduced a bill entitled "An act to amend the Town Law in relation to the establishment of lighting districts in the towns of Westchester county" (Int. No. 1553), which was read the first time and referred to the committee on internal affairs.

Also, "An act to amend the Highway Law, in relation to the laying of railroad tracks upon the Albany post road, within the county of Westchester" (Int. No. 1554), which was read the first time and referred to the committee on internal affairs.

By unanimous consent, Mr. A. E. Smith introduced a bill entitled "An act to establish a law library in the first judicial district to be called 'the Supreme Court Library at New York,' and to provide for the government and maintenance thereof" (Int. No. 1555), which was read the first time and referred to the committee on ways and means.

By unanimous consent, Mr. Glore introduced a bill entitled "An act to prescribe the method by which and the terms and conditions under which shall be determined the amount of any debt incurred by the city of New York for a public improvement subsequent to the first day of January, nineteen hundred and ten, which may be excluded in ascertaining the power of the city of New York to become otherwise indebted, pursuant to the provisions of section ten of article eight of the Constitution, and to confer jurisdiction upon the Appellate Division of the Supreme Court in the first judicial department to determine the amount of any debt to be so excluded" (Int. No. 1556), which was read the first time and referred to the committee on the judiciary.

Mr. Whitley, from the committee on affairs of cities, to which was referred Assembly bill introduced by Mr. Gray (No. 1446, Int. No. 1171), entitled "An act to amend chapter three hundred and thirty-five of the Laws of eighteen hundred and sixty-eight, entitled 'An act to incorporate the city of Ogdensburg,' in relation to powers of the board of health, and repealing certain sections thereof relating to the powers of the common council."

Also, Assembly bill introduced by Mr. Lowman (No. 1949, Int. No. 1442), entitled "An act to amend chapter three hundred and seventy of the Laws of eighteen hundred and ninety-five, entitled 'An act in relation to the public schools in the city of Elmira,' in relation to powers and duty of the board of education."

Also, Assembly bill introduced by Mr. Sweet (No. 1711, Int. No. 1324), entitled "An act to amend chapter three hundred and ninety-four of the Laws of eighteen hundred and ninety-five, entitled 'An act to revise the charter of the city of Oswego,' in relation to authorizing the city of Oswego to issue bonds for the construction of certain sewers therein and a sewage disposal plant therefor."

Also, Assembly bill introduced by Mr. Fowler (No. 770, Int. No. 678), entitled "An act to amend chapter seven hundred and forty-seven of the Laws of eighteen hundred and ninety-six, entitled 'An act to revise and consolidate the several acts in relation to the city of Kingston, to revise the charter of said city, and to establish a city court therein and define its jurisdiction and powers,' generally."

Also, Assembly bill introduced by Mr. Van Olinda (No. 2080, Int. No. 1467), entitled "An act to amend, consolidate and revise the several acts relative to the city of Amsterdam."

Also, Assembly bill introduced by Mr. Lowman (No. 1947, Int. No. 1440), entitled "An act to provide for the licensing of dogs in the city of Elmira, for the care and protection of lost, strayed and homeless dogs, for securing and protecting the rights of the owners thereof, and for the protection of the public."

Also, Assembly bill introduced by Mr. Lee (No. 2034, Int. No. 1492), entitled "An act to amend the Greater New York charter, relating to the general powers of commissioners as to the management of parks."

Also, Assembly bill introduced by Mr. Wilkie (No. 1756, Int. No. 1341), entitled "An act to transfer a part of Niagara street in the city of Buffalo to the control and jurisdiction of the board of park commissioners of said city."

Also, Assembly bill introduced by Mr. Lowman (No. 1950, Int. No. 1443), entitled "An act to amend chapter five hundred and twenty-five of the Laws of nineteen hundred, entitled 'An act to

establish a police pension fund for the city of Elmira,' in relation to such fund."

Also, Assembly bill introduced by Mr. Hinman (No. 1767, Int. No. 1306), entitled "An act in relation to the City Court of Albany, generally, its justices, clerk, marshals and stenographer."

Also, Assembly bill introduced by Mr. J. L. Miller (No. 1966, Int. No. 1459), entitled "An act to authorize the city of Corning to issue bonds in a sum not exceeding twenty thousand dollars for the purpose of erecting a garbage incinerating plant for such city."

Also, Assembly bill introduced by Mr. Kopp (No. 2010, Int. No. 1474), entitled "An act to repeal section four of the General City Law, relating to the filing of financial reports with the Secretary of State by cities of the second and third class," reported in favor of the passage of the same without amendment, which report was agreed to, and said bills placed on the order of second reading.

Mr. Whitley, from the committee on affairs of cities, to which was recommitted Assembly bill introduced by Mr. Foley (No. 1075, Int. No. 609), entitled "An act to amend the Greater New York charter, in regard to auxiliary fire alarm systems."

Also, Assembly bill introduced by Mr. Hoey (No. 796, Int. No. 188), entitled "An act to amend the Greater New York charter, in regard to stage routes," reported in favor of the passage of the same without amendment, which report was agreed to, and said bills placed on the order of second reading.

Mr. Whitley, from the committee on affairs of cities, to which was referred Assembly bill (No. 128, Int. No. 128) introduced by Mr. Hoey, entitled "An act to amend the Greater New York charter, relative to vacations of employees," reported in favor of the passage of the same, with the following amendments:

Page 1, line 1, insert before the word "Title" the following: "Section fifteen hundred and sixty-seven of," and begin the word "Title" with a small "t".

Line 4, strike out the word "by", adding thereto a new section, to be section fifteen.

Line 5, strike out the words "hundred and sixty-seven thereof".

Line 8, insert after the word "thereof" the following: "and of the department of education".

Page 2, strike out bracket "【" on line 4.

Line 6, insert brackets "**[]**" before and after the word "one" and insert after the word "two" in italics, and insert an "s" at end of "week".

Line 7, strike out the bracket "**[]**" after the word "August" and insert the following in italics: "All sections and part of sections of the Greater New York charter inconsistent herewith are hereby repealed".

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Whitley, from the committee on affairs of cities, to which was referred Assembly bill (No. 1269, Int. No. 1045) introduced by Mr. Gillen, entitled "An act to authorize the board of assessors of the city of New York to estimate and allow the damages sustained by owners of real property fronting upon streets approaching the Manhattan bridge over the East river in said city," reported in favor of the passage of the same, with the following amendments:

Page 1, line 6, after the word "empowered" insert "in its discretion".

Page 2, line 4, after the word "grade" insert "and in substantial conformity with the grade established at the time of such erection".

Page 2, line 6, after the word "improvements" insert "provided that no damage shall be awarded in any case where a claim in writing therefor has not been filed with the board of assessors within one year from the time when this act takes effect".

Page 2, line 12, after the word "sell" insert the word "special".

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Whitley, from the committee on affairs of cities, to which was referred Assembly bill (No. 1753, Int. No. 1338) introduced by Mr. Ward, entitled "An act to amend chapter three hundred and thirty-six of the Laws of nineteen hundred and three, entitled 'An act to provide for the erection of a courthouse in the county of New York and authorizing the acquisition of a site therefor,' as amended," reported in favor of the passage of the same, with the following amendments:

On page 2, line 7, after the word "the" strike out the "C" in the word "City" and insert in place thereof the small letter "c".

Line 8, before the word "park" strike out the capital letter "H" in the word "Hall" and insert in place thereof the small letter "h" and after the word "building" strike out the comma ",".

On page 4, line 26, after the brackets italicize the word "present".

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Whitley, from the committee on affairs of cities, to which was recommitted Assembly bill (No. 1796, Int. No. 734) introduced by Mr. Walters, entitled "An act to amend chapter twenty-six of the Laws of eighteen hundred and eighty-five, as amended by chapter seven hundred and fifty of the Laws of eighteen hundred and ninety-seven, entitled 'An act to revise, amend and consolidate the several acts in relation to the city of Syracuse and to revise and amend the charter of said city,' establishing a fund for pensioning retired school teachers and certain other employees and regulating the collection and management thereof," reported in favor of the passage of the same, with the following amendments:

Page 2, line 24, strike out "clerk of the".

Page 2, line 25, strike out "board of education".

Page 3, line 12, strike out "clerk of".

Page 3, line 13, strike out "the board of education".

Page 3, line 23, strike out "clerk of the board of education".

Page 4, line 20, strike out "trustees" and insert instead the word "education".

Page 5, line 3, strike out "clerk of the board of educa-".

Page 5, line 4, strike out "tion".

Page 6, line 15, strike out "clerk of the board of educa-".

Page 6, line 16, strike out "tion".

Page 6, line 26, strike out "clerk of the".

Page 7, line 1, strike out "board of education".

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Whitley, from the committee on affairs of cities, to which was referred Assembly bill (No. 2052, Int. No. 1490) introduced by Mr. Hoey, entitled "An act to amend the Greater New York charter, in relation to regulating the sale in the public streets of

the city of New York of tickets of admission to places of amusement," reported in favor of the passage of the same, with the following amendment:

On page 2, line 16, strike out the word "five" and insert in place thereof the word "two".

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Whitley, from the committee on affairs of cities, to which was referred Senate bill introduced by Mr. Agnew (No. 881, Rec. No. 95), entitled "An act to amend chapter four hundred and forty-one of the Laws of nineteen hundred and two, entitled 'An act to authorize a further appropriation to the New York Zoological Society for the support of the New York Aquarium,' in relation to the amount of the appropriation."

Also, Senate bill introduced by Mr. Bayne (No. 863, Rec. No. 82), entitled "An act to amend chapter five hundred and twenty-six of the Laws of nineteen hundred and five, entitled 'An act to incorporate the Staten Island Association of Arts and Sciences and to provide for the care and housing of its museum and library by the city of New York,' in relation to the acquisition and leasing of lands and buildings for said museum, and to provide funds by the city of New York therefor."

Also, Senate bill introduced by Mr. Davis (No. 861, Rec. No. 84), entitled "An act to amend chapter one hundred and five of the Laws of eighteen hundred and ninety-one, entitled 'An act to revise the charter of the city of Buffalo,' in relation to the compensation of the fire commissioners of said city."

Also, Senate bill introduced by Mr. Grattan (No. 718, Rec. No. 88), entitled "An act to amend chapter six hundred and seventy-one of the Laws of eighteen hundred and ninety-two, entitled 'An act to revise, consolidate and amend the several acts relating to the government of the city of Cohoes,' in relation to the amount to be set apart to the credit of and expended annually by the board of fire commissioners of said city, and to remedies for violation of duty by members of such board," reported in favor of the passage of the same without amendment, which report was agreed to, and said bills placed on the order of second reading.

Mr. Whitney, from the committee on internal affairs, to which was referred Assembly bill introduced by Mr. Wilkie (No. 1969, Int. No. 1462), entitled "An act to amend the County Law, in relation to sheriffs and coroners."

Also, Assembly bill introduced by Mr. Patrie (No. 1749, Int. No. 1334), entitled "An act to amend chapter eighty-four of the Laws of nineteen hundred, entitled 'An act to make the office of sheriff of Greene county a salaried one, in part, and to regulate the management thereof,' in relation to the compensation of such sheriff for janitor service."

Also, Assembly bill introduced by Mr. Whitney (No. 2018, Int. No. 1482), entitled "An act to amend chapter sixty-two of the Consolidated Laws, in relation to preventing and fighting forest fires," reported in favor of the passage of the same without amendment, which report was agreed to, and said bills placed on the order of second reading.

Mr. Whitney, from the committee on internal affairs, to which was referred Assembly bill (No. 1810, Int. No. 1365) introduced by Mr. Patrie, entitled "An act to establish a public school teachers' retirement fund in Greene county," reported in favor of the passage of the same, with the following amendments:

On page 2, line 16, strike out the "period" and insert a "comma".

Page 2, line 16, strike out capital "A" in "and" and insert a small "a".

Page 2, line 16, after the word "shall" insert "then".

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Whitney, from the committee on internal affairs, to which was referred Assembly bill introduced by Mr. L. H. White (No. 2061, Int. No. 1499), entitled "An act to amend the Highway Law, in relation to a highway to be constructed and improved by the State, in the counties of Saratoga, Schenectady and Schoharie," reported the following substitute bill:

(See Appendix No. 24.)

and request that said bill when printed be recommitted to said committee, which report was agreed to, and said substitute bill ordered reprinted and recommitted to said committee.

Mr. Wood, from the committee on public health, to which was referred Assembly bill introduced by Mr. A. E. Smith (No. 297, Int. No. 289), entitled "An act to amend the Public Health Law, in relation to qualifications for the practice of veterinary medicine and surgery," reported the same for the consideration of the House, which report was agreed to, and said bill placed on the order of second reading.

Mr. Wood, from the committee on public health, to which was referred Assembly bill introduced by Mr. Wood (No. 1956, Int. No. 1449), entitled "An act to amend the Public Health Law, in relation to burials and burial permits."

Also, Assembly bill introduced by Mr. Wood (No. 1219, Int. No. 1017), entitled "An act to amend the Public Health Law, in relation to the practice of undertaking and embalming and the licensing of undertakers and embalmers," reported in favor of the passage of the same, without amendment, which report was agreed to, and said bills placed on the order of second reading.

Mr. Wood, from the committee on public health, to which was referred Assembly bill introduced by Mr. Macdonald (No. 803, Int. No. 716), entitled "An act to amend the Public Health Law, in relation to disinfection by health authorities," reported in favor of the passage of the following substitute bill:

(See Appendix No. 23.)

which report was agreed to, and said substitute bill ordered printed, and placed on the order of second reading.

Mr. Wood, from the committee on public health, to which was recommitted Assembly bill introduced by Mr. Conklin (No. 1941, Int. No. 1181), entitled "An act to amend the Education Law, in relation to creating a State board of examiners in pharmacy and conferring certain powers, in respect to pharmacy, on the State Board of Regents," reported the same, with the following amendment:

Page 10, line 23, insert "existing under and by virtue of any laws of this state."

and request that said bill be recommitted to said committee, which report was agreed to, and said bill ordered reprinted and recommitted to said committee.

Mr. Wood, from the committee on public health, to which was referred Senate bill introduced by Mr. Agnew (No. 568, Rec. No. 67), entitled "An act to repeal section one of chapter two hundred and thirty-seven of the Laws of eighteen hundred and nineteen, entitled 'An act further to amend an act to incorporate medical societies, for the purpose of regulating the practice of physic and surgery in this State.'"

Also, Senate bill introduced by Mr. Agnew (No. 570, Rec. No. 69), entitled "An act to repeal section six of chapter two hundred and six of the Laws of eighteen hundred and eighteen, entitled 'An act to amend an act, entitled "An act to incorporate medical societies," for the purpose of regulating the practice of physic and surgery in this state,' " reported in favor of the passage of the same without amendment, which report was agreed to, and said bills placed on the order of second reading.

Mr. Lowman, from the committee on excise, to which was referred Assembly bill introduced by Mr. Toombs (No. 153, Int. No. 152), entitled "An act to amend the Liquor Tax Law, generally," reported the same with the following amendments:

Page 1, line 7, remove bracket between "appoint" and "not", should read "Attorneys. The State Commissioner of Excise shall appoint not".

Page 1, line 8, insert bracket between "than" and "sixty"; substitute a period for comma after "agents" and take out "three-fifths" should read "more than [sixty] one hundred and fifty special agents."

Page 1, line 9, remove entire line.

Page 1, line 10, remove "class", should read "[each of whom] such special agents shall receive the salary."

Page 2, line 21, remove "the" between "with" and "law", should read "and in relation to compliance with law by persons engaged".

Page 2, line 22, substitute "in" for "of" between "traffic" and "liquors", should read "in the traffic in liquors; and perform all duties as to the search."

Page 2, line 23, remove "as" from between "liquors" and "set", should read "and seizure of liquors set forth in section thirty-three of this".

Page 3, line 8, insert "the" between "under" and "direction", should read "liquor and shall, under the directions of the State Commissioner, make".

Page 5, line 1, substitute "which" for "whom" between "to" and "such", should read "to which such designation applies, upon the warrant of the State".

Page 5, line 8, remove "other" from between "or" and "fiscal", should read "comptroller or fiscal officer shall be in the amount of the".

Page 6, line 4, make singular the word "liquors", should read "liquor was actually lawfully carried on in said premises so".

Page 6, line 17, remove "or the State Commissioner" after the word "five", should read "day of May, nineteen hundred and five".

Page 6, line 18, remove entire line.

Page 6, line 19, remove "tion sixteen of this chapter," preceding the word "the", should read "the traffic in liquors shall not for one".

Page 6, line 24, remove "or (b) by the prin-" following "certificate", should read "revoked and cancelled or forfeited certificate".

Page 6, line 25, remove "cipal of the bond therefor" preceding "at", should read "at the time of the commission of the act."

Page 6, line 26, substitute an italicized "b" for the "c" in the parenthesis, should read "complained of, or **[occupied]** (b) by a member of **[his]** the".

Page 7, line 3, remove "or the principal of said bond" following "holders", should read "long as the former certificate holder".

Page 7, line 16, remove "or the recovery of judgment for the penalty of said bond" following "tificates", should read "tificate."

Page 7, line 17, remove "or prin-" following "certificate", should read "was had was that the holder **[thercof]** of said certificate".

Page 7, line 18, remove "cipal of said bond" preceding "or a clerk", should read "or a clerk **[or his]** agent, servant or employce".

Page 7, line 24, insert "any" between "or" and "others", should read "yard, booth, garden or any other place appertaining thereto or con-".

Page 8, line 3, remove "or (c) from the date" following "premises", should read "for such crime committed on said premises."

Page 8, line 4, remove entire line.

Page 8, line 5, remove "bond for such violation of this chapter" preceding "provided", should read "**[:]** Provided, that the".

Page 8, line 10, remove "or for which said bond was" following "held", should read "feited or revoked certificate."

Page 8, line 14, remove entire line.

Page 8, line 19, remove entire section, being lines 19 to 27, inclusive.

Page 9, line 1, remove balance of section 3, being lines 1 to 6, inclusive.

Page 9, line 7, substitute a "3" for "4" after the figure for Section, should read "Section 3. Section seventeen of such chapter is hereby amended to".

Page 9, line 20, remove "the total number of applications and" following "when", should read "the first class when the".

Page 9, line 21, remove "hereinafter mentioned" and insert "issued under the provisions of subdivision one of section eight of this chapter" should read, "number of liquor tax certificates issued under the provisions of subdivision one of section eight of this chapter, shall".

Page 11, line 4, remove "during the year nineteen hundred and nine" and insert "when such limitation is reached as herein provided", should read "been issued when such limitation is reached as herein provided, nor the".

Page 11, line 12, substitute "4" for "5" following the figure for section, should read "Section 4. Section twenty-three of such chapter is hereby amended".

Page 11, line 15, insert "5" before "If", should read "5. If any adjudication shall be made which under section fifteen,".

Page 11, line 20, insert between "order" and "con-" the words "or certificate of", should read "conducted at such place, a certified copy of such final order or certificate of con-".

Page 11, line 21, remove "or receipt of penalties or judgment therefor", should read "viction shall be".

Page 12, line 9, remove "or for which said" following "held", should read "such forfeited or revoked certificate was held".

Page 12, line 10, remove entire line.

Page 12, line 11, substitute "5" for "6" following the figure for Section, should read "Section 5. Section twenty-five of said chapter is hereby amended to".

Page 14, line 1, substitute "6" for "7" following figure for Section, should read "Section 6. Section thirty of such chapter is hereby amended to read".

Page 15, line 9, remove "to" between "or" and "have", should read "E. to sell or expose for sale or have on the premises where".

Page 19, line 21, substitute a colon for the period, should read "limits of either:"

Page 19, line 11, add "except as herein provided:", should read "limits of either except as herein provided:"

Page 19, line 22, remove brackets enclosing "and" and the words "and defini-" following "regulations", should read "1. The laws, ordinances, rules and regulations".

Page 19, line 25, remove "tions" preceding "relating", should read "relating to hotels and hotel keepers, including all laws, or-".

Page 19, line 24, remove brackets enclosing "and" and the words "and definitions" following "regulations", should read "dinances, rules and regulations of the State".

Page 19, line 26, remove "and all definitions of a" following "keepers", should read "in relation to hotels and hotel keepers".

Page 20, line 1, remove "hotel and requirements for hotel and hotel keepers" preceding "shall", should read "shall be fully".

Page 20, line 3, remove brackets containing the words "building shall contain at least", and also the words "requirements with", should read "2. Such building shall contain at least".

Page 20, line 4, remove "regard to the structure of the hotel shall be not less than". should read "ten bed".

Page 22, line 13, substitute "7" for "8" following the figure for Section, should read "Section 7. This act shall take effect immediately."

and request that said bill be recommitted to said committee, which report was agreed to, and said bill ordered reprinted and recommitted to said committee.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Sullivan (No. 1874, Int. No. 1393), entitled "An act to amend chapter one hundred and one of the Laws of nineteen hundred and seven, entitled 'An act authorizing the board of supervisors of Chautauqua county to declare the office of county clerk of such county a salaried office and to fix and determine the amount of compensation and regulating the management of such office,' in relation to bond of subordinates in the county clerk's office," reported the same with the following recommendations:

Page 3, line 7, strike out all of line and insert in place thereof "Such chapter is hereby amended by inserting therein".

Line 8, strike out "and"; also strike out "nine inserted therein" and insert in place thereof "to be section nine thereof".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Shea (No. 1816, Int. No. 1371), entitled "An act to amend the Forest, Fish and Game Law, in relation to forest fires," reported the same with the following recommendations:

Page 1, line 3, strike out all of line after "prohibited."

Strike out all of lines 4, 5, 6, 7, 8 and 9.

Page 2, strike out lines 1 to 11, inclusive.

Lines 12 to 27, inclusive, place in roman type except underscored matter.

Line 14, underscore "wilfully or".

Line 21, underscore "however distant from the place".

Line 22, underscore "where such fire was set and notwithstanding the same may have".

Line 23, underscore "burned over and across several and distinct tracts, par-".

Line 24, underscore "cels or ownerships of land".

Line 25, underscore "treble".

Page 3, lines 1 to 19, inclusive, place in roman type, except underscored matter.

Line 1, strike out "lumber" and insert "timber".

Line 14, after "ipality" insert comma.

Line 17, underscore "treble".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Foley (No. 1789, Int. No. 833), entitled "An act to insert a new article, to be known as article ten, into the General Business Law, in relation to ticket agents," reported the same with the following recommendations:

Page 1, line 1 of the title, strike out "insert a new article, to be known as article ten, into" and insert "amend".

Line 1, strike out all of line.

Line 2, strike out all of line and insert "Chapter".

Line 3, strike out "being" and insert "entitled 'An act relating to general business constituting'".

Line 4, after "laws," insert quotation mark.

Line 4, strike out "and shall" and insert "is hereby amended by repealing article ten thereof and inserting therein a new article to be article ten thereof, to".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. Cheney, from the committee on printed and engrossed bills, reported the following bills as correctly printed or engrossed:

"An act to amend chapter five hundred and seventy-two of the Laws of nineteen hundred and two, entitled 'An act to revise and amend an act to incorporate the city of Middletown and the acts amendatory thereof, generally.' " (No. 1933, Int. No. 1028.)

"An act to amend the Greater New York charter, in relation to powers of dock masters." (No. 2071, Int. No. 510.)

"An act to amend the Judiciary Law, in relation to certain papers that may be destroyed." (No. 2075, Int. No. 724.)

"An act to amend chapter six hundred and seventy of the Laws of eighteen hundred and ninety-two, entitled 'An act to amend chapter five hundred and ninety-eight of the Laws of eighteen hundred and seventy, entitled "An act to amend an act to incorporate the city of Troy, passed April twelfth, eighteen hundred and sixteen, and the several acts amendatory thereof and also to amend other acts relating to the city of Troy," and the acts amendatory of said chapter five hundred and ninety-eight, and to consolidate into one act several of the acts amending the charter of and other acts relating to the city of Troy and its departments, and to the inferior local courts therein, in relation to the powers of the common council.' " (No. 2067, Int. No. 1222.)

"An act to authorize the town board and the superintendent of highways of the town of Grand Island, in the county of Erie, to cancel the assessments for the improvement of the Base Line highway in said town of Grand Island and to refund all moneys heretofore paid upon said rolls." (No. 2072, Int. No. 1336.)

"An act to amend the Prison Law, in relation to bonds of certain officers." (No. 2073, Int. No. 983.)

"An act to amend the Penal Law, in relation to Sunday baseball." (No. 2038, Int. No. 72.)

"An act to amend the Domestic Relations Law, in relation to the issuance of marriage licenses in duplicate." (No. 2076, Int. No. 915.)

"An act to amend the Code of Civil Procedure and repealing certain sections thereof, in relation to actions to recover real property." (No. 2069, Int. No. 547.)

"An act to amend the Election Law, in relation to register of voters where personal registration is required." (No. 1987, Int. No. 628.)

"An act making appropriations for construction, additions and improvements at the State hospitals for the insane." (No. 2039, Int. No. 857.)

"An act to amend chapter nine of the Laws of nineteen hundred and three, entitled 'An act to make the office of sheriff of Rensselaer county a salaried office, and regulating the management of said office,' providing for payment of fees to a deputy designated by the sheriff to serve civil process, increasing the appropriation for the appointees of the sheriff, prescribing the persons to be maintained at the jail at the expense of the county, and decreasing the number of court." (No. 2042, Rec. No. 60.)

"An act to amend the Greater New York charter, in relation to the aqueduct commissioners." (No. 2043, Int. No. 792.)

"An act to amend chapter five hundred and eighty of the Laws of nineteen hundred and two, entitled 'An act in relation to the Municipal Court of the city of New York, its officers and marshals,' in relation to jury trial in the borough of Brooklyn, and procedure connected therewith." (No. 2049, Int. No. 371.)

"An act making appropriations for maintenance, and for construction, equipment and improvements for the New York State School of Agriculture at Morrisville." (No. 2045, Int. 456.)

"An act to amend the Agricultural Law, in relation to abattoirs and places where meat and meat products are manufactured, sold or kept for sale, and making an appropriation therefor." (No. 1983, Int. No. 668.)

"An act to amend the General Business Law, in relation to standards of weights and measures." (No. 2041, Int. No. 225.)

"An act to amend the Code of Civil Procedure, relative to and

as to what shall constitute adverse possession.” (No. 2047, Int. No. 320.)

“An act to amend section three hundred and thirty-five of the Code of Civil Procedure, in relation to attendants in the City Court of the city of New York.” (No. 2048, Int. No. 1138.)

“An act to amend chapter one hundred and five of the Laws of eighteen hundred and ninety-one, entitled ‘An act to revise the charter of the city of Buffalo,’ relating to the police force and precincts of said city.” (No. 2035, Int. No. 803.)

“An act to amend the Penal Law, in relation to selling, offering for sale horses or other animals, which by reason of disease are unfitted for work.” (No. 2036, Int. No. 859.)

“An act to amend the Tenement House Law, in relation to definition of tenement house.” (No. 2068, Int. No. 616.)

“An act to amend the Military Law, in relation to military courts.” (No. 2070, Int. No. 1216.)

“An act to amend chapter five hundred and eighty of the Laws of nineteen hundred and two, entitled ‘An act in relation to the Municipal Court of the city of New York, its officers and marshals,’ in relation to vacating judgments obtained without service of summons as required by law.” (No. 535, Int. No. 503.)

“Concurrent resolution of the Senate and Assembly proposing an amendment to section seven of article seven of the Constitution, in relation to the disposition and use of lands in the forest preserve.” (No. 2037, Int. No. 730.)

“An act to amend the Village Law, in relation to change of classification of villages.” (No. 2074, Int. No. 1176.)

“An act to amend the Code of Civil Procedure, in relation to disposing of the decedent’s real property for the payment of debts and funeral expenses.” (No. 2040, Int. No. 631.)

“An act to amend the Stock Corporation Law, in relation to corporations having shares of capital stock without nominal or par value.” (No. 2077, Int. No. 998.)

“An act to prescribe the method by which and the terms and conditions under which shall be determined the amount of any indebtedness incurred by the city of New York prior to the first day of January, nineteen hundred and ten, for rapid transit or

dock investments which may be excluded in ascertaining the power of the city to become otherwise indebted under the provisions of section ten of article eight of the Constitution of the State." (No. 2079, Int. No. 436.)

"An act to amend the Real Property Law, in relation to registering the titles to real property." (No. 2044, Int. No. 684.)

"An act to amend title seven of chapter one hundred and five of the Laws of eighteen hundred and ninety-one, entitled 'An act to revise the charter of the city of Buffalo,' and the several acts amendatory thereof and supplementary thereto, relating to the department of police of said city." (No. 1382, Int. No. 1117.)

Mr. Whitney offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on internal affairs be discharged from the further consideration of Assembly bill (No. 1811, Int. No. 1366), entitled "An act to amend chapter one hundred and thirty-five of the Laws of eighteen hundred and eighty-four, entitled 'An act providing for the better collection of taxes in the county of Erie; for the sale by the treasurer thereof of lands in said county for unpaid taxes, and regulating the compensation of said treasurer,' in relation to cancellation of unpaid taxes in such county and to legalize certain former acts of its board of supervisors in respect thereto," and that said bill be referred to the committee on taxation and retrenchment.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Mr. Joseph offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on codes be discharged from the further consideration of the bill (No. 1788, Int. No. 443), entitled "An act to amend the Penal Law, in relation to corporations practicing medicine, dentistry or pharmacy."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Said bill having been announced, Mr. Joseph moved to amend as follows:

Amend the title to read "An act to amend the Penal Law, in relation to corporations practicing medicine or dentistry."

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

On motion of Mr. Joseph, said bill was ordered reprinted and recommitted to said committee.

Pursuant to notice, Mr. Weinstein moved to suspend Rule 5 for the purpose of introducing a resolution.

Debate was had thereon.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the negative.

AYES 30

NOES 82

Those who voted in the affirmative were:

Chanler	Garfein	Holden	McElligott	Spielberg
Clarke R H	Glore	Joseph	McGrath	Stivers
Colné	Goldberg	Kopp	Metzendorf	Weiland
Donovan	Goodspeed	Lachman	O'Connor	Weinstein
Evans	Green	Levy J	Oliver	White L H
Foley	Higgins	McCue	Patrie	Zorn

Those who voted in the negative were:

Abbey	Clark S C	Goodwin	Miller W G	Thompson
Allen A F	Coffey	Greenwood	Neupert	Thorn
Allen H E	Conklin	Hackett	Nolan	Toombs
Barden	Connell	Haines	Odell	Trombly
Bates	Crocker	Hinman	O'Neill J J	Van Olinda
Baumes	Dana	Howard	O'Neil M A	Vosburgh
Beck	Delano	Jackson	Parker	Walters
Bennett	De Long	Lowman	Perkins	Ward
Boshart	Donnelly	Lupton	Phillips J S	Waters
Boylan	Ebbets	Macdonald	Raldiris	Weimert
Brainerd	Fay	MacGregor	Reed	White E H
Brennan	Feeley	Manley	Shepardson	Whitney
Brown C F	Filley	Marlatt	Shortt	Wood
Brown G W	Fowler	McInerney	Smith M	Wright
Burgoyne	Friend	Merritt	Sullivan	Young E
Caughlan	Frisbie	Miller J L	Sweet	Young F L
Cheney	Gerken			

Mr. Merritt moved a call of the members of the House.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

By direction of the Speaker, the Clerk called the roll, when the following members responded:

Abbey	Cross	Greenwood	Metzendorf	Sullivan
Allen A F	Dana	Hackett	Miller J L	Sweet
Allen H E	Delano	Haines	Miller W G	Thompson
Argetsinger	De Long	Higgins	Murray	Thorn
Barden	Doherty	Hinman	Neupert	Toombs
Bates	Donnelly	Hoey	Nolan	Trombly

Baumes	Donovan	Holden	O'Connor	Van Olinda
Beck	Ebbets	Howard	Odell	Vosburgh
Bennett	Evans	Jackson	Oliver	Walker
Boshart	Eveleth	Joseph	O'Neill J J	Walters
Boylan	Farrell	Keller	O'Neil M A	Ward
Brainerd	Fay	Kopp	Parker	Waters
Brennan	Feeley	Lachman	Patrie	Weber
Brown C F	Filley	Lansing	Perkins	Weiland
Brown G W	Foley	Lee	Phillips J S	Weimert
Burgoyne	Fowler	Levy J	Pitkin	Weinstein
Callan	Friend	Lowman	Raldiris	White E H
Caughlan	Frisbie	Lupton	Reed	White L H
Chanler	Garfein	Macdonald	Roberts	Whitney
Cheney	Gerhardt	MacGregor	Sanner	Wilkie
Clarke R H	Gerken	Manley	Shea	Wilsnack
Clark S C	Gillen	Marlatt	Shepardson	Wood
Coffey	Glore	McCue	Shortt	Wright
Colné	Goldberg	McElligott	Smith A E	Yale
Conklin	Goodspeed	McGrath	Smith M	Young E
Connell	Goodwin	McInerney	Spielberg	Young F L
Cosad	Gray	McKeon	Stevenson	Zorn
Crocker	Green	Merritt	Stivers	Speaker

Mr. Merritt moved that the House proceed with business during the pendency of the call.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Green in the chair.

Mr. Speaker announced the special order, being the bill (No. 1121, Int. No. 944) entitled "Concurrent resolution of the Senate and Assembly relative to the proposed amendment of the Constitution of the United States, ratifying the same."

Debate was had thereon.

Mr. Parker in the chair.

Debate was continued.

Mr. Speaker in the chair.

Mr. Dana moved to amend said resolution by substituting therefor the following:

Whereas, The Sixty-first Congress of the United States has adopted the following proposed amendment to the Constitution of the United States: "Article 16. The Congress shall have power to lay and collect taxes on incomes, from whatever source derived, without apportionment among the several States and without regard to any census or enumeration", which is now referred to this State for its concurrence; and

Whereas, There is much doubt throughout the States of the United States, as to the proper construction of the phrase "From whatever source derived" in said amendment, and that if said

phrase should be construed as permitting the Congress to tax the incomes derived from State and municipal instrumentalities it would tend to destroy the credit and efficiency of our State government; therefore, be it

Resolved (if the Senate concur), That the State of New York in its Legislature assembled recommends to the Congress of the United States that the proposed amendment to the Constitution be amended by striking out the words "From whatever source derived" and that such amendment be resubmitted to the States for their ratification.

Mr. Merritt: I desire a ruling as to the admission of this proposed substitute. My point of order is that a substitute for this resolution cannot be considered. The gentleman from New York may offer under the rule, if he can do so without objection, a resolution that applies to Congress entirely separate, but it is my opinion, and I think a point of order, that this is not in order and is not germane under the procedure.

Mr. Dana: As I understand it the resolution before this House is a resolution that is introduced by one of the members of this House. His advice as to the resolution that he introduced may have been by act of Congress or some advice or act of Congress. The resolution comes before this Assembly to day by the introduction of it to this house by one of the members. I think that if you will consider the resolution which I have offered I offered it with the belief and the idea that it is entirely germane to the issue. I believe that within the past two weeks a similar matter occurred before this House in which I offered a substitute resolution and I think the question came up that time as to whether it was germane or whether it was not germane and I believe at that time that the Chair ruled that the resolution was germane.

Mr. Frisbie: I am surprised that so great a constitutional lawyer as my friend from New York, Mr. Dana, should attempt to initiate a new method of amending the Constitution of the United States. The amendment must be first adopted by the United States Congress and then sent to the States for ratification. We cannot ratify it, we cannot amend it here, nor change it. The gentlemen of this house who are in favor of this constitutional amendment should understand that the object of the gentleman from New York is to defeat, as has been said, by indirect

tion this amendment. I believe that the position taken by the majority leader is absolutely sound and I trust the Speaker will so rule.

The Speaker: The Chair will hold that the point of order made by the gentleman from St. Lawrence directed against the introduction of this amendment is well taken. The Congress of the United States, through its proper channels and officials, has transmitted to the Governor and Legislature of the State of New York a definite and specific proposition. Under the Federal Constitution, if the Chair's recollection and information is correct, there is no discretion granted to the Legislature of a State to do anything but to adopt or reject what the Congress of the United States submits. The fact that an individual member of this House has introduced a resolution seeking the ratification of what the Congress of the United States has submitted does not detract from the proposition that his resolution is introduced in that form simply to conform to the rules of the Assembly and make it possible that that resolution and the question of ratification reach this House in an orderly and sound method of procedure. The definite proposition in Mr. Murray's bill is the message from the Congress of the United States. The gentleman from New York moves to amend that message by substituting a message in return. The Chair is of the opinion that the Legislature of this State has no right to send a message in return.

Mr. Merritt moved the previous question.

Mr. Speaker put the question, " Shall the main question be now put ? " and it was determined in the affirmative.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the negative, a majority of all the members elected to the Assembly not voting in favor thereof, and three-fifths being present.

AYES 74

NOES 66

Those who voted in the affirmative were:

Abbey	Donnelly	Goodspeed	McCue	Sanner
Allen H E	Donovan	Green	McElligott	Smith A E
Bates	Evans	Hackett	McGrath	Spielberg
Beck	Eveleth	Haines	McInerney	Stevenson
Boylan	Farrell	Harwood	McKeon	Trombly
Brennan	Fay	Higgins	Metzendorf	Van Olinda
Brown G W	Foley	Hoe	Murray	Walker
Caughlan	Friend	Holden	Neupert	Weiland
Colné	Frisbie	Jackson	O'Connor	Weinstein
Cosad	Garfein	Joseph	Oliver	White E H
Crocker	Gerhardt	Keller	O'Neill J J	White L H
Cross	Gerken	Kopp	O'Neil M A	Wright
Delano	Gillen	Lachman	Patrie	Young E
De Long	Glore	Levy J	Phillips C W	Zorn
Doherty	Goldberg	Manley		

Those who voted in the negative were:

Allen A F	Conklin	Lupton	Raldiris	Vosburgh
Barden	Connell	Macdonald	Reed	Walters
Baumes	Dana	MacGregor	Roberts	Ward
Bennett	Ebbets	Marlatt	Shea	Waters
Boshart	Filley	Merritt	Shepardson	Weber
Brainerd	Fowler	Miller J L	Shortt	Weimert
Brown C F	Goodwin	Miller W G	Smith M	Whitney
Burgoyne	Gray	Nolan	Stivers	Wilkie
Callan	Greenwood	Odell	Sullivan	Wilsnack
Chanler	Hinman	Parker	Sweet	Wood
Cheney	Howard	Perkins	Thompson	Yale
Clarke R H	Lansing	Phillips J S	Thorn	Young F L
Clark S C	Lowman	Pitkin	Toombs	Speaker
Coffey				

Mr. Murray moved to reconsider the vote by which said bill was lost, and that said motion lie on the table.

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the affirmative.

The bill (No. 1934, Int. No. 961) entitled "An act to amend the General City Law, in relation to the operation of crematoriums for disposal of garbage," having been announced for a second reading,

On motion of Mr. Lee, said bill was laid aside, retaining its place on the order of second reading.

The bill (No. 1931, Int. No. 542) entitled "An act to amend section seven hundred and ninety-eight of the Code of Civil Procedure, in relation to the time for the service of pleadings and papers by mail," having been announced, Mr. Toombs moved that

said bill be recommitted to the committee on codes, with instructions to report the same forthwith, amended as follows:

Page 1, in the first line of the title, strike out "section seven hundred and ninety-eight of".

Page 1, in the last line of the title, after "mail" and before the period insert the following: ", and repealing a certain section relating thereto".

Page 1, strike out all of lines 3 to 6, inclusive, and insert in place thereof the following: "§ 2. Section nine hundred and seventy-seven of the Code of Civil Procedure is hereby amended to read as follows:

§ 977. Notice of trial and note of issue: Calendar to be prepared. At any time after the joinder of issue, and at least fourteen days before the commencement of the term, either party may serve a notice of trial. Service of notice of trial may be made through the postoffice not less than sixteen days before the day of trial, including the day of service. The party serving the notice must file with the clerk a note of issue, stating the title of the action, the names of the attorneys, the time when the last pleading was served, the nature of the issue, whether of fact or of law; and, if an issue of fact, whether it is triable by a jury, or by the court, without a jury, and the particular nature of the same and the object of the action. The note of issue must be filed at least twelve days before the commencement of the term. The clerk must thereupon enter the cause upon the calendar according to the date of issue. The clerk must prepare the calendar and have the necessary copies ready for distribution at least five days before the commencement of the term. In the counties of New York, Kings, Queens, Richmond, Albany, Erie, Monroe, Onondaga, Schenectady and Westchester, where a party has served a notice of trial, and filed a note of issue, for a term at which the case is not tried, it is not necessary for him to serve a new notice of trial, or file a new note of issue, for a succeeding term; and the action must remain on the calendar until it is disposed of."

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. J. S. Phillips, from the committee on codes, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

The bill (No. 1924, Int. No. 870) entitled "An act to amend the Village Law, in relation to the laying out of new streets, having been announced for third reading,

Mr. Barden moved that said bill be recommitted to the committee on affairs of villages, with instructions to report the same forthwith, amended as follows:

By striking out the word "or" in line 8, on page 2 and inserting a comma in place thereof, and inserting the words "or fourth" after the word "third" on the same line.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Waters, from the committee on affairs of villages, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

The Senate bill (No. 215, Rec. No. 53) entitled "An act to amend chapter one hundred and twenty-four of the Laws of nineteen hundred and one, as amended by chapter two hundred and seventeen of the Laws of nineteen hundred and four, entitled 'An act to regulate certain proceedings of the board of supervisors of Rensselaer county,'" having been announced, Mr. Filley moved that said bill be recommitted to the committee on internal affairs, with instructions to report the same forthwith, amended as follows:

Lines 2, 3 and 4 of title, strike out "as amended by chapter two hundred and seventeen of the Laws of nineteen hundred and four".

Line 5 of title, insert before the period "generally", change "section" to "sections", and insert after "seventeen" "and eighteen".

Page 1, lines 2, 3 and 4, strike out "as amended by chapter two hundred and seventeen of the Laws of nineteen hundred and four".

Page 1, line 5, after the comma insert "as amended by chapter two hundred and seventeen of the Laws of nineteen hundred and four".

Page 1, line 5, change "is" to "are".

Page 2, line 6, after the period insert "【The clerk of the board of supervisors shall receive as compensation for all his services an annual salary of one thousand dollars, which salary shall not be increased or diminished during the term for which such clerk shall have been appointed】".

Page 2, strike out lines 7 and 8.

Page 2, line 18, change "3" to "2".

Page 2, line 18, after "act" insert "as added by chapter two hundred and seventeen of the Laws of nineteen hundred and four".

Page 3, strike out lines 5 to 10, both inclusive, and insert "§ 3. Section twenty-one of said act as added by chapter two hundred and seventeen of the Laws of nineteen hundred and four, is hereby repealed."

Page 3, line 11, change "5" to "4".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Whitney, from the committee on internal affairs, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

The bill (No. 1252, Int. No. 292) entitled "An act to amend the Penal Law, in relation to pool-selling, bookmaking, bets and wagers," having been announced,

Mr. R. H. Clarke moved that said bill be recommitted to the committee on codes, with instructions to report the same forthwith, amended as follows:

On page 1, line 7, after the word "bookmaking" omit the words in italics "orally or otherwise".

Mr. A. E. Smith moved that consideration of said bill be postponed until Tuesday, April 26.

Mr. Speaker put the question whether the House would agree to said motion to postpone, and it was determined in the negative.

Mr. Lansing moved that the balance of the calendar be postponed until to-morrow morning.

Mr. A. E. Smith moved that the House do now adjourn.

Mr. Speaker put the question whether the House would agree to said motion of Mr. Smith, and it was determined in the negative.

AYES 53

NOES 70

Those who voted in the affirmative were:

Beck	Doherty	Goldberg	McCue	Shortt
Boylan	Donnelly	Goodwin	McElligott	Smith A E
Brennan	Evans	Hackett	McKeon	Spielberg
Caughlan	Fay	Haines	Metzendorf	Trombly
Chanler	Filley	Hoey	Neupert	Walker
Clarke R H	Foley	Jackson	Oliver	Waters
Coffey	Friend	Joseph	O'Neill J J	Weiland
Conklin	Frisbie	Keller	O'Neil M A	White L H

Cosad	Gerhardt	Lansing	Patrie	Wright
Crocker	Gerken	Levy A J	Sanner	Zorn
De Long	Gillen	Manley		

Those who voted in the negative were:

Abbey	Colné	Greenwood	Miller W G	Thompson
Allen A F	Connell	Harwood	Murray	Thorn
Allen H E	Cross	Higgins	O'Connor	Van Olinda
Barden	Dana	Holden	Odell	Vosburgh
Bates	Delano	Howard	Perkins	Ward'
Baumes	Donovan	Kopp	Phillips C W	Weber
Bennett	Ebbets	Lachman	Phillips J S	Weimert
Boshart	Eveleth	Lee	Pitkin	Weinstein
Brainerd	Fowler	Lowman	Reed	White E H
Brown C F	Garfein	Lupton	Roberts	Whitney
Brown G W	Glore	Macdonald	Shepardson	Wilkie
Burgoyne	Goodspeed	MacGregor	Smith M	Wilsnack
Callan	Gray	Marlatt	Stivers	Young E
Cheney	Green	Miller J L	Sweet	Young F L

Debate was had thereon, when Mr. Perkins moved the previous question.

Mr. Speaker put the question, "Shall the main question be now put?" and it was determined in the affirmative.

AYES 106

NOES 3

Those who voted in the affirmative were:

Abbey	Cross	Green	Miller W G	Stevenson
Allen A F	Dana	Greenwood	Neuvert	Stivers
Allen H E	Delano	Hackett	Nolan	Sullivan
Bates	De Long	Haines	O'Connor	Sweet
Baumes	Doherty	Harwood	Oliver	Thompson
Beck	Donnelly	Higgins	O'Neill J J	Thorn
Bennett	Donovan	Hinman	O'Neil M A	Toombs
Boshart	Eveleth	Holden	Parker	Trombly
Brennan	Farrell	Howard	Patrie	Van Olinda
Brown C F	Fay	Joseph	Perkins	Walters
Brown G W	Foley	Keller	Phillips C W	Ward
Burgoyne	Fowler	Lansing	Phillips J S	Waters
Callan	Friend	Levy J	Pitkin	Weiland
Caughlan	Garfein	Lupton	Raldiris	Weinstein
Chanler	Gerhardt	MacGregor	Reed	Whitney
Cheney	Gerken	Manley	Roberts	Wilkie
Clarke R H	Gillen	McInerney	Sanner	Wilsnack
Clark S C	Glore	McKeon	Shea	Wright
Coffey	Goldberg	Merritt	Shepardson	Young E
Colné	Goodspeed	Metzendorf	Smith A E	Young F L
Connell	Gray	Miller J L	Smith M	Zorn
Crocker				

Those who voted in the negative were:

Conklin	McElligott	White L H
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Mr. Speaker put the question whether the House would agree to said motion of Mr. Lansing, and it was determined in the negative.

Mr. Speaker put the question whether the House would agree to the motion of Mr. R. H. Clarke, and it was determined in the negative.

AYES 33

NOES 89

Those who voted in the affirmative were:

Beck	Farrell	Goldberg	McKeon	Sanner
Boylan	Fay	Hackett	Metzendorf	Smith A E
Brennan	Foley	Hoey	Neupert	Spielberg
Clarke R H	Friend	Jackson	Oliver	Trombly
De Long	Gerhardt	Levy J	O'Neill J J	Walker
Doherty	Gerken	Manley	O'Neil M A	Wright
Donnelly	Gillen	McCue		

Those who voted in the negative were:

Abbey	Connell	Greenwood	Miller J L	Thompson
Allen A F	Cosad	Haines	Miller W G	Thorn
Allen H E	Crocker	Harwood	O'Connor	Van Olinda
Bates	Cross	Higgins	Odell	Walters
Baumes	Dana	Hinman	Parker	Ward
Bennett	Donovan	Holden	Perkins	Weber
Boshart	Ebbets	Kopp	Phillips C W	Weiland
Brainerd	Evans	Lachman	Phillips J S	Weimert
Brown C F	Eveleth	Lansing	Pitkin	Weinstein
Brown G W	Filley	Lee	Reed	White E H
Burgoyne	Fowler	Levy A J	Roberts	White L H
Callan	Frisbie	Lowman	Shea	Whitney
Chanler	Garfein	Lupton	Shepardson	Wilkie
Cheney	Glore	Macdonald	Smith M	Wilsnack
Clark S C	Goodspeed	MacGregor	Stevenson	Yale
Coffey	Goodwin	Marlatt	Stivers	Young E
Colné	Gray	McElligott	Sullivan	Young F L
Conklin	Green	McInerney	Sweet	

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 92

NOES 35

Those who voted in the affirmative were:

Abbey	Crocker	Haines	O'Connor	Thompson
Allen A F	Cross	Harwood	Odell	Trombly
Allen H E	Dana	Higgins	Parker	Van Olinda
Barden	Delano	Hinman	Perkins	Vosburgh
Bates	De Long	Holden	Phillips C W	Walters
Baumes	Donovan	Howard	Phillips J S	Ward
Bennett	Ebbets	Lachman	Pitkin	Waters

Boshart	Evans	Lansing	Reed	Weber
Brainerd	Eveleth	Lee	Roberts	Weiland
Brown C F	Filley	Lowman	Sanner	Weimert
Brown G W	Fowler	Lupton	Shea	Weinstein
Burgoyne	Frisbie	Macdonald	Shepardson	White L H
Callan	Garfein	Marlatt	Shortt	Whitney
Cheney	Glore	McElligott	Smith M	Wilkie
Clark S C	Goodspeed	McInerney	Stevenson	Wilsnack
Coffey	Goodwin	Miller L J	Stivers	Yale
Colné	Gray	Miller W G	Sullivan	Young E
Connell	Green	Murray	Sweet	Young F L
Cosad	Greenwood			

Those who voted in the negative were:

Beck	Doherty	Gerken	McCue	O'Neil M A
Boylan	Donnelly	Gillen	McKeon	Smith A E
Brennan	Farrell	Hackett	Metzendorf	Spielberg
Caughlan	Fay	Hoey	Neupert	Walker
Chanler	Foley	Jackson	Nolan	Wright
Clarke R H	Friend	Joseph	Oliver	Zorn
Conklin	Gerhardt	Levy J	O'Neill J J	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. J. S. Phillips in the chair.

The bill (No. 299, Int. No. 291) entitled "An act to repeal section two hundred and ninety-one of the Membership Corporations Law, in relation to personal liability of trustees or directors of corporations for raising, breeding and improving horses," having been announced,

Debate was had thereon, when Mr. Perkins moved the previous question.

Mr. Speaker put the question, "Shall the main question be now put?" and it was determined in the affirmative.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 93

NOES 30

Those who voted in the affirmative were:

Allen H E	Cross	Haines	Murray	Toombs
Barden	Dana	Higgins	O'Connor	Van Olinda
Bates	Delano	Hinman	Odell	Vosburgh

Baumes	De Long	Holden	Parker	Walters
Bennett	Donovan	Howard	Perkins	Ward
Boshart	Ebbets	Kopp	Phillips C W	Waters
Brainerd	Evans	Lachman	Phillips J S	Weber
Brown C F	Eveleth	Lansing	Pitkin	Weiland
Burgoyne	Filley	Lee	Reed	Weimert
Callan	Fowler	Lowman	Roberts	Weinstein
Chanler	Frisbie	Lupton	Shea	White E H
Cheney	Garfein	Macdonald	Shepardson	White L H
Clark S C	Gerhardt	MacGregor	Smith M	Whitney
Coffey	Glore	Marlatt	Stevenson	Wilkie
Colné	Goodspeed	McElligott	Stivers	Wilsnack
Conklin	Goodwin	McInerney	Sullivan	Yale
Connell	Gray	Merritt	Sweet	Young E
Cosad	Green	Miller J L	Thompson	Young F L
Crocker	Greenwood	Miller W G	Thorn	

Those who voted in the negative were:

Boylan	Farrell	Goldberg	McCue	O'Neil M A
Brennan	Fay	Hackett	Metzendorf	Shortt
Caughlan	Foley	Jackson	Neupert	Smith A E
Clarke R H	Friend	Keller	Nolan	Spielberg
Doherty	Gerken	Levy A J	Oliver	Walker
Donnelly	Gillen	Levy J	O'Neill J J	Wright

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker in the chair.

The bill (No. 1984, Int. No. 25) entitled "Concurrent resolution of the Senate and Assembly proposing an amendment to section seven of article one of the Constitution, in relation to condemnation proceedings," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Hackett	Miller J L	Sweet
Allen A F	Delano	Haines	Miller W G	Thompson
Allen H E	De Long	Hinman	Murray	Thorn
Argetsinger	Doherty	Hoey	Neupert	Toombs
Barden	Donnelly	Holden	Nolan	Trombly
Bates	Donovan	Howard	Odell	Van Olinda
Baumes	Ebbets	Jackson	Oliver	Vosburgh
Beck	Evans	Joseph	O'Neill J J	Walker
Boshart	Eveleth	Keller	O'Neil M A	Walters

Boylan	Farrell	Kopp	Parker	Ward
Brainerd	Fay	Lachman	Patrie	Waters
Brennan	Feeley	Lansing	Perkins	Weber
Brown C F	Filley	Lee	Phillips J S	Weiland
Brown G W	Foley	Levy A J	Pitkin	Weimert
Burgoyne	Fowler	Lowman	Raldiris	Weinstein
Callan	Friend	Lupton	Reed	White E H
Caughlan	Frisbie	Macdonald	Roberts	White L H
Chanler	Garfein	MacGregor	Sanner	Whitley
Cheney	Gerhardt	Manley	Shea	Whitney
Clarke R H	Gerken	Marlatt	Shepardson	Wilkie
Clark S C	Glore	McCue	Shortt	Wood
Colné	Goldberg	McElligott	Smith A E	Wright
Conklin	Goodspeed	McInerney	Smith M	Yale
Connell	Goodwin	McKeon	Spielberg	Young E
Cosad	Gray	Merritt	Stivers	Young F L
Crocker	Green	Metzendorf	Sullivan	Zorn
Cross	Greenwood			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1979, Int. No. 1024) entitled "An act to amend the Liquor Tax Law, in relation to bonds to be given," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131

NOES 1

Those who voted in the affirmative were:

Abbey	Dana	Greenwood	Miller J L	Sweet
Allen A F	Delano	Haines	Miller W G	Thompson
Allen H E	De Long	Hinman	Murray	Thorn
Argetsinger	Doherty	Hoey	Neupert	Toombs
Barden	Donnelly	Holden	Nolan	Trombly
Bates	Donovan	Howard	Odell	Van Olinda
Baumes	Ebbets	Jackson	Oliver	Vosburgh
Beck	Evans	Joseph	O'Neill J J	Walker
Boshart	Eveleth	Keller	O'Neil M A	Walters
Boylan	Farrell	Kopp	Parker	Ward
Brainerd	Fay	Lachman	Patrie	Waters
Brennan	Feeley	Lansing	Perkins	Weber
Brown C F	Filley	Lee	Phillips J S	Weiland
Brown G W	Foley	Levy J	Pitkin	Weimert
Burgoyne	Fowler	Lowman	Raldiris	Weinstein
Callan	Friend	Lupton	Reed	White E H
Caughlan	Frisbie	Macdonald	Roberts	White L H
Chanler	Garfein	MacGregor	Sanner	Whitley
Cheney	Gerhardt	Manley	Shea	Whitney
Clarke R H	Gerken	Marlatt	Shepardson	Wilkie

Clark S C	Glore	McCue	Shortt	Wood
Colné	Goldberg	McElligott	Smith A E	Wright
Conklin	Goodspeed	McInerney	Smith M	Yale
Connell	Goodwin	McKeon	Spielberg	Young E
Cosad	Gray	Merritt	Stivers	Young F L
Crocker	Green	Metzendorf	Sullivan	Zorn
Cross				

In the negative:

Hackett

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1986, Int. No. 355) entitled "An act to amend the Election Law, in relation to gaining or losing a residence," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Abbev	Dana	Hackett	Miller J L	Sweet
Allen A F	Delano	Haines	Miller W G	Thompson
Allen H E	De Long	Hinman	Murray	Thorn
Argetsinger	Doherty	Hoey	Neupert	Toombs
Barden	Donnelly	Holden	Nolan	Trombly
Bates	Donovan	Howard	Odell	Van Olinda
Baumes	Ebbets	Jackson	Oliver	Vosburgh
Beck	Evans	Joseph	O'Neill J J	Walker
Boshart	Eveleth	Keller	O'Neil M A	Walters
Boylan	Farrell	Kopp	Parker	Ward
Brainerd	Fay	Lachman	Patrie	Waters
Brennan	Feeley	Lansing	Perkins	Weber
Brown C F	Filley	Lee	Phillips J S	Weiland
Brown G W	Foley	Levy J	Pitkin	Weimert
Burgoyne	Fowler	Lowman	Raldris	Weinstein
Callan	Friend	Lupton	Reed	White E H
Caughlan	Frisbie	Macdonald	Roberts	White L H
Chanler	Garfein	MacGregor	Sanner	Whitley
Cheney	Gerhardt	Manley	Shea	Whitney
Clarke R H	Gerken	Marlatt	Shepardson	Wilkie
Clark S C	Glore	McCue	Shortt	Wood
Colné	Goldberg	McElligott	Smith A E	Wright
Conklin	Goodspeed	McInerney	Smith M	Yale
Connell	Goodwin	McKeon	Spielberg	Young E
Cosad	Gray	Merritt	Stivers	Young F L
Crocker	Green	Metzendorf	Sullivan	Zorn
Cross	Greenwood			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1982, Int. No. 904) entitled "An act to amend the Tax Law, in relation to the tax on corporation and foreign bankers," having been announced for a third reading,

On motion of Mr. Walters, said bill was recommitted to the committee on taxation and retrenchment, retaining its place on the order of third reading.

The bill (No. 1981, Int. No. 319) entitled "An act to amend the Real Property Law, relative to effect of grant or mortgage of real property adversely possessed," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131

NOES 1

Those who voted in the affirmative were:

Abbey	Dana	Greenwood	Metzendorf	Sweet
Allen A F	Delano	Hackett	Miller J L	Thompson
Allen H E	De Long	Haines	Miller W G	Thorn
Argetsinger	Doherty	Hinman	Murray	Toombs
Barden	Donnelly	Hoey	Neupert	Trombly
Bates	Donovan	Holden	Nolan	Van Olinda
Baumes	Ebbets	Howard	Odell	Vosburgh
Beck	Evans	Jackson	Oliver	Walker
Boshart	Eveleth	Joseph	O'Neill J J	Walters
Boylan	Farrell	Keller	O'Neil M A	Ward
Brainerd	Fay	Kopp	Parker	Waters
Brennan	Feeley	Lachman	Patrie	Weber
Brown C F	Filley	Lansing	Perkins	Weiland
Brown G W	Foley	Lee	Pitkin	Weimert
Burgoyne	Fowler	Levy J	Raldiris	Weinstein
Callan	Friend	Lowman	Reed	White E H
Caughlan	Frisbie	Lupton	Roberts	White L H
Chanler	Garfein	Macdonald	Sanner	Whitley
Cheney	Gerhardt	MacGregor	Shea	Whitney
Clarke R H	Gerken	Manley	Shepardson	Wilkie
Clark S C	Glore	Marlatt	Shortt	Wood
Colné	Goldberg	McCue	Smith A E	Wright
Conklin	Goodspeed	McElligott	Smith M	Yale
Connell	Goodwin	McInerney	Spielberg	Young E

Cosad
Crocker
Cross

Gray
Green

McKeon
Merritt

Stivers
Sullivan

Young F L
Zorn

In the negative:

Phillips J S

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1978, Int. No. 1107) entitled "An act to amend the Public Officers Law, in relation to vacations for persons in the service of the State and of the several civil subdivisions thereof," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Hackett	Miller J L	Sweet
Allen A F	Delano	Haines	Miller W G	Thompson
Allen H E	De Long	Hinman	Murray	Thorn
Argetsinger	Doherty	Hoey	Neupert	Toombs
Barden	Donnelly	Holden	Nolan	Trombly
Bates	Donovan	Howard	Odell	Van Olinda
Baumes	Ebbets	Jackson	Oliver	Vosburgh
Beck	Evans	Joseph	O'Neill J J	Walker
Boshart	Eveleth	Keller	O'Neil M A	Walters
Boylan	Farrell	Kopp	Parker	Ward
Brainerd	Fay	Lachman	Patrie	Waters
Brennan	Feeley	Lansing	Perkins	Weber
Brown C F	Filley	Lee	Phillips J S	Weiland
Brown G W	Foley	Levy J	Pitkin	Weimert
Burgoyne	Fowler	Lowman	Raldiris	Weinstein
Callan	Friend	Lupton	Reed	White E H
Caughlan	Frisbie	Macdonald	Roberts	White L H
Chanler	Garfein	MacGregor	Sanner	Whitley
Cheney	Gerhardt	Manley	Shea	Whitney
Clarke R H	Gerken	Marlatt	Shepardson	Wilkie
Clark S C	Glore	McCue	Shortt	Wood
Colné	Goldberg	McElligott	Smith A E	Wright
Conklin	Goodspeed	McInerney	Smith M	Yale
Connell	Goodwin	McKeon	Spielberg	Young E
Cosad	Gray	Merritt	Stivers	Young F L
Crocker	Green	Metzendorf	Sullivan	Zorn
Cross	Greenwood			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1985, Int. No. 282) entitled "An act to amend the County Law, in relation to the salaries of the county judge and surrogate of the county of Nassau," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Hackett	Miller J L	Sweet
Allen A F	Delano	Haines	Miller W G	Thompson
Allen H E	De Long	Hinman	Murray	Thorn
Argetsinger	Doherty	Hoey	Neupert	Toombs
Barden	Donnelly	Holden	Nolan	Trombly
Bates	Donovan	Howard	Odell	Van Olinda
Baumes	Ebbets	Jackson	Oliver	Vosburgh
Beck	Evans	Joseph	O'Neill J J	Walker
Boshart	Eveleth	Keller	O'Neil M A	Walters
Boylan	Farrell	Kopp	Parker	Ward
Brainerd	Fay	Lachman	Patrie	Waters
Brennan	Feeley	Lansing	Perkins	Weber
Brown C F	Filley	Lee	Phillips J S	Weiland
Brown G W	Foley	Levy J	Pitkin	Weimert
Burgoyne	Fowler	Lowman	Raldiris	Weinstein
Callan	Friend	Lupton	Reed	White E H
Caughlan	Frisbie	Macdonald	Roberts	White L H
Chanler	Garfein	MacGregor	Sanner	Whitley
Cheney	Gerhardt	Mauley	Shea	Whitney
Clarke R H	Gerken	Marlatt	Shepardson	Wilkie
Clark S C	Glore	McCue	Shortt	Wood
Colné	Goldberg	McElligott	Smith A E	Wright
Conklin	Goodspeed	McInerney	Smith M	Yale
Connell	Goodwin	McKeon	Spielberg	Young E
Cosad	Gray	Merritt	Stivers	Young F L
Crocker	Green	Metzendorf	Sullivan	Zorn
Cross	Greenwood			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. C. W. Phillips offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on ways and means be discharged from the further consideration of the Senate bill (No. 994, Rec. No. 162), entitled "An act to grant and release to the city of Rochester all the right, title and interest of the people of

the State of New York in and to certain lands in the city of Rochester formerly used as a site for the State Industrial School; and providing for the cancellation by the city of Rochester of taxes and assessments against the State of New York and for the construction of a pipe line and supply of water to the State Agricultural and Industrial School at Industry by said city."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

On motion of Mr. C. W. Phillips, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. C. W. Phillips, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, two-thirds of all the members elected to the Assembly voting in favor thereof.

AYES 131

NOES 00

Those who voted in the affirmative were:

Abbey	Delano	Hackett	Miller J L	Sweet
Allen A F	De Long	Haines	Miller W G	Thompson
Allen H E	Doherty	Hinman	Murray	Thorn
Argetsinger	Donnelly	Hoey	Neupert	Toombs
Barden	Donovan	Holden	Nolan	Trombly
Bates	Ebbets	Howard	Odell	Van Olinda
Baumes	Evans	Jackson	Oliver	Vosburgh
Boshart	Eveleth	Joseph	O'Neill J J	Walker
Boylan	Farrell	Keller	O'Neil M A	Walters
Brainerd	Fay	Kopp	Parker	Ward
Brennan	Feeley	Lachman	Patrie	Waters
Brown C F	Filley	Lansing	Perkins	Weber
Brown G W	Foley	Lee	Phillips J S	Weiland
Burgoyne	Fowler	Levy J	Pitkin	Weimert
Callan	Friend	Lowman	Raldiris	Weinstein
Caughlan	Frisbie	Lupton	Reed	White E H
Chanler	Garfein	Macdonald	Roberts	White L H
Cheney	Gerhardt	MacGregor	Sanner	Whitley
Clarke R H	Gerken	Manley	Shea	Whitney
Clark S C	Glore	Marlatt	Shepardson	Wilkie
Colné	Goldberg	McCue	Shortt	Wood
Conklin	Goodspeed	McElligott	Smith A E	Wright
Connell	Goodwin	McInerney	Smith M	Yale
Cosad	Gray	McKeon	Spielberg	Young E
Crocker	Green	Merritt	Stivers	Young F L
Cross	Greenwood	Metzendorf	Sullivan	Zorn
Dana				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 1980, Int. No. 44) entitled "An act to grant and release to the city of Rochester all the right, title and interest of the people of the State of New York in and to certain lands in the city of Rochester formerly used as a site for the State Industrial School, and providing for the cancellation by the city of Rochester of taxes and assessments against the State of New York and for the construction of a pipe line and supply of water to the State Agricultural and Industrial School at Industry by said city," having been announced for a third reading,

On motion of Mr. C. W. Phillips, said bill was laid aside, and ordered stricken from the calendar.

A communication from the Governor was received and read, in the words following:

STATE OF NEW YORK — EXECUTIVE CHAMBER,
ALBANY, April 20, 1910.

To the Assembly:

Pursuant to concurrent resolution of the Senate and Assembly, herewith is returned for amendment, Assembly bill (No. 303, Int. No. 14), entitled "An act to amend the Benevolent Orders Law, in relation to the Brotherhood of the Commonwealth."

CHARLES E. HUGHES.

Said bill having been announced, Mr. Goodspeed moved to reconsider the vote by which said bill was passed.

Mr. Speaker put the question whether the House would agree to the reconsideration of the vote on the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Hackett	Miller J L	Sweet
Allen A F	Delano	Haines	Miller W G	Thompson
Allen H E	De Long	Hinman	Murray	Thorn
Argetsinger	Doherty	Hoey	Neupert	Toombs
Barden	Donnelly	Holden	Nolan	Trombly
Bates	Donovan	Howard	Odell	Van Olinda

Baumes	Ebbets	Jackson	Oliver	Vosburgh
Beck	Evans	Joseph	O'Neill J J	Walker
Boshart	Eveleth	Keller	O'Neil M A	Walters
Boylan	Farrell	Kopp	Parker	Ward
Brainerd	Fay	Lachman	Patrie	Waters
Brennan	Feeley	Lansing	Perkins	Weber
Brown C F	Filley	Lee	Phillips J S	Weiland
Brown G W	Foley	Levy J	Pitkin	Weimert
Burgoyne	Fowler	Lowman	Raldiris	Weinstein
Callan	Friend	Lupton	Reed	White E H
Caughlan	Frisbie	Macdonald	Roberts	White L H
Chanler	Garfein	MacGregor	Sanner	Whitley
Cheney	Gerhardt	Manley	Shea	Whitney
Clarke R H	Gerken	Marlatt	Shepardson	Wilkie
Clark S C	Glore	McCue	Shortt	Wood
Co'n	Goldberg	McElligott	Smith A E	Wright
Conklin	Goodspeed	McInerney	Smith M	Yale
Connell	Goodwin	McKeon	Spielberg	Young E
Cosad	Gray	Merritt	Stivers	Young F L
Crocker	Green	Metzendorf	Sullivan	Zorn
Cross	Greenwood			

Mr. Goodspeed moved that said bill be recommitted to the committee on charitable and religious societies, with instructions to report the same forthwith, amended as follows:

Page 1, line 4, strike out "nineteen" and insert "twenty".

Line 6, strike out the figures "19" and insert "20".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Lansing, from the committee on charitable and religious societies, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

A communication from the Governor was received and read, in the words following:

STATE OF NEW YORK — EXECUTIVE CHAMBER,
ALBANY, April 19, 1910.

To the Assembly:

Pursuant to concurrent resolution of the Senate and Assembly, herewith is returned for amendment, Assembly bill (No. 1648, Int. No. 341), entitled "An act to amend the Agricultural Law, in relation to care and feed of cows, and care and keeping of produce therefrom."

CHARLES E. HUGHES.

Said bill having been announced, Mr. Boshart moved to reconsider the vote by which said bill was passed.

Mr. Speaker put the question whether the House would agree to the reconsideration of the vote on the final passage of said bill,

and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Hackett	Miller J L	Sweet
Allen A F	Delano	Haines	Miller W G	Thompson
Allen H E	De Long	Hinman	Murray	Thorn
Argetsinger	Doherty	Hoey	Neupert	Toombs
Barden	Donnelly	Holden	Nolan	Trombly
Bates	Donovan	Howard	Odell	Van Olinda
Baumes	Ebbets	Jackson	Oliver	Vosburgh
Beck	Evans	Joseph	O'Neill J J	Walker
Boshart	Eveleth	Keller	O'Neil M A	Walters
Boylan	Farrell	Kopp	Parker	Ward
Brainerd	Fay	Lachman	Patrie	Waters
Brennan	Feeley	Lansing	Perkins	Weber
Brown C F	Filley	Lee	Phillips J S	Weiland
Brown G W	Foley	Levy J	Pitkin	Weimert
Burgoyne	Fowler	Lowman	Raldiris	Weinstein
Callan	Friend	Lupton	Reed	White E H
Caughlan	Frisbie	Macdonald	Roberts	White L H
Chanler	Garfein	MacGregor	Sanner	Whitley
Cheney	Gerhardt	Manley	Shea	Whitney
Clarke R H	Gerken	Marlatt	Shepardson	Wilkie
Clark S C	Glore	McCue	Shortt	Wood
Colné	Goldberg	McElligott	Smith A E	Wright
Conklin	Goodspeed	McInerney	Smith M	Yale
Connell	Goodwin	McKeon	Spielberg	Young E
Cosad	Gray	Merritt	Stivers	Young F L
Crocker	Green	Metzendorf	Sullivan	Zorn
Cross	Greenwood			

Mr. Boshart moved that said bill be recommitted to the committee on agriculture, with instructions to report the same forthwith, amended as follows:

On page 2, line 2, after the word "surroundings" strike out the word "nor" and insert "and no person shall".

On page 2, line 10, after the word "fed" enclose in brackets the words "on distillery waste" including the word "or" on line 11.

On page 2, line 18, strike out the last word "act" and insert in its stead the word "section".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Boshart, from the committee on agriculture, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

A communication from the Governor was received and read, in the words following:

STATE OF NEW YORK — EXECUTIVE CHAMBER,
ALBANY, April 16, 1910.

To the Assembly:

Pursuant to concurrent resolution of the Senate and Assembly, herewith is returned for amendment, Assembly bill (No. 751, Int. No. 231), entitled "An act to amend the Lackawanna city charter, in relation to the salaries of the police commissioners, fire commissioners and members of the board of health."

CHARLES E. HUGHES.

Said bill having been announced, Mr. Weimert moved to reconsider the vote by which said bill was passed.

Mr. Speaker put the question whether the House would agree to the reconsideration of the vote on the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Hackett	Miller J L	Sweet
Allen A F	Delano	Haines	Miller W G	Thompson
Allen H E	De Long	Hinman	Murray	Thorn
Argersinger	Doherty	Hoey	Neupert	Toombs
Barden	Donnelly	Holden	Nolan	Trombly
Bates	Donovan	Howard	Odell	Van Olinda
Baumes	Ebbets	Jackson	Oliver	Vosburgh
Beck	Evans	Joseph	O'Neill J J	Walker
Boshart	Eveleth	Keller	O'Neil M A	Walters
Boylan	Farrell	Kopp	Parker	Ward
Brainerd	Fay	Lachman	Patrie	Waters
Brennan	Feeley	Lansing	Perkins	Weber
Brown C F	Filley	Lee	Phillips J S	Weiland
Brown G W	Foley	Levy J	Pitkin	Weimert
Burgoyne	Fowler	Lowman	Raldiris	Weinstein
Callan	Friend	Lupton	Reed	White E H
Caughlan	Frisbie	Macdonald	Roberts	White L H
Chanler	Garfein	MacGregor	Sanner	Whitley
Cheney	Gerhardt	Manley	Shea	Whitney
Clarke R H	Gerken	Marlatt	Shepardson	Wilkie
Clark S C	Glore	McCue	Shortt	Wood
Cohné	Goldberg	McElligott	Smith A E	Wright
Conklin	Goodspeed	McInerney	Smith M	Yale
Connell	Goodwin	McKeon	Spielberg	Young E
Cosad	Gray	Merritt	Stivers	Young F L
Crocker	Green	Metzendorf	Sullivan	Zorn
Cross	Greenwood			

Mr. Weimert moved that said bill be recommitted to the committee on affairs of cities, with instructions to report the same forthwith, amended by substituting therefor the following substituted bill:

(See Appendix No. 25.)

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Whitley, from the committee on affairs of cities, reported said bill amended as directed and the same was ordered reprinted and placed on the order of third reading.

A communication from the Governor was received and read, in the words following:

STATE OF NEW YORK — EXECUTIVE CHAMBER,
ALBANY, April 19, 1910.

To the Assembly:

Pursuant to concurrent resolution of the Senate and Assembly, herewith is returned for amendment, Assembly bill (No. 881, Int. No. 529), entitled "An act to amend chapter six hundred and seventeen of the Laws of eighteen hundred and sixty-eight, entitled 'An act to incorporate the Round Lake Camp Meeting Association of the Methodist Episcopal Church of the Troy Conference,' generally."

CHARLES E. HUGHES.

Said bill having been announced, Mr. Whitney moved to reconsider the vote by which said bill was passed.

Mr. Speaker put the question whether the House would agree to the reconsideration of the vote on the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Abbey	Delano	Haines	Miller W G	Sweet
Allen A F	De Long	Hinman	Murray	Thompson
Allen H E	Doherty	Hoey	Neupert	Thorn
Argetsinger	Donnelly	Holden	Nolan	Toombs
Barden	Donovan	Howard	Odell	Trombly
Bates	Ebbets	Jackson	Oliver	Van Olinda
Baumes	Evans	Joseph	O'Neill J J	Vosburgh
Boshart	Eveleth	Keller	O'Neil M A	Walker
Boylan	Farrell	Kopp	Parker	Walters

Brainerd	Fay	Lachman	Patrie	Ward
Brennan	Feeley	Lansing	Perkins	Waters
Brown C F	Filley	Lee	Phillips J S	Weber
Brown G W	Foley	Levy J	Pitkin	Weiland
Burgoyne	Fowler	Lowman	Raldiris	Weimert
Callan	Friend	Lupton	Reed	Weinstein
Caughlan	Frisbie	Macdonald	Roberts	White E H
Chanler	Garfein	MacGregor	Rozan	White L H
Cheney	Gerhardt	Manley	Sanner	Whitley
Clarke R H	Gerken	Marlatt	Shea	Whitney
Clark S C	Glore	McCue	Shepardson	Wilkie
Colné	Goldberg	McElligott	Shortt	Wood
Conklin	Goodspeed	McInerney	Smith A E	Wright
Connell	Goodwin	McKeon	Smith M	Yale
Cosad	Gray	Merritt	Spielberg	Young E
Crocker	Green	Metzendorf	Stivers	Young F L
Cross	Greenwood	Miller J L	Sullivan	Zorn
Dana	Hackett			

Mr. Whitney moved that said bill be recommitted to the committee on the judiciary, with instructions to report the same forthwith, amended as follows:

Commencing on line 10, page 4, strike out all after the words "and to", down to and including the word "petition", line 13, page 4, and insert instead the following: "advertise for and receive bids and award and enter into a contract for the lighting of the streets, roads and highways therein, within a reasonable time after the filing of such petition; and such contract shall be entered into with the lowest bidder who shall execute a bond to said town which shall be satisfactory to the town board, in a reasonable amount, to be fixed by the said town board. Notice of the time and place at which said bids will be received, shall be given by the town board by the publication thereof in at least one newspaper published in the county of Saratoga, and also in such other newspapers as to that board may seem proper, and the time fixed for the reception of bids shall be at least ten days after the first publication of such notice."

On line 15, page 4, strike out the period after the word "board" and insert instead a semi-colon, and then add the following: "and said board shall have the right to reject any and all bids which they may deem to be disadvantageous and to advertise for and receive new bids and to award and enter into contract for such lighting as above stated."

On line 26, page 4, after the word "proper" insert the following: "and shall certify the same to the town board before any advertisement for bids shall be published."

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. J. S. Phillips, from the committee on the judiciary, re-

ported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

A message was received from the Senate, in the words following:

IN SENATE, *April 19, 1910.*

Pursuant to concurrent resolution of the Senate and Assembly, the Governor returned the Senate bill (No. 330, Reprint No. 993, Rec. No. 39), entitled "An act to amend chapter one hundred and twenty-nine of the Laws of eighteen hundred and sixty-nine, entitled 'An act to incorporate the village of Williamsville,' as amended by chapter seventy-one of the Laws of eighteen hundred and ninety-two, relative to public improvements and issue of bonds to raise money for such purpose."

The vote upon the final passage of said bill having been reconsidered, on motion of Mr. Davis, and by unanimous consent, the same was amended as follows:

Line 5 of title, strike out "the improvement of streets" and insert "public improvements".

Page 2, line 20, insert before the semicolon the following in italics: "wholly at the expense of the village or of the owners of the adjoining land, or partly at the expense of each".

Page 2, strike out lines 21 to 26, both inclusive.

Page 3, strike out lines 1 to 9, both inclusive, and line 10 down to and including the semicolon.

Page 3, line 14, change semicolon to comma.

Page 3, lines 14 and 15, strike out "should such expense be more than two thousand dollars they" and insert in italics "and".

Page 3, line 21, after "portion" insert "if any".

Page 6, line 22, strike out "All assessments" and insert in italics "Every assessment".

Page 6, line 22, change "improvements" to "improvement".

Page 8, strike out lines 5 and 6, and insert:

"§ 2. Section twenty-seven of such act is hereby repealed.

"§ 3. This act shall take effect immediately."

Said bill, as amended, was reprinted, re-engrossed, and, having been on the desks of the members three legislative days, was passed and ordered sent to the Assembly for concurrence.

By order of the Senate,

LAFAYETTE B. GLEASON,
Clerk.

Said bill having been announced, Mr. Weimert moved to reconsider the vote by which said bill was passed.

Mr. Speaker put the question whether the House would agree to the reconsideration of the vote on the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131

NOES 00

Those who voted in the affirmative were:

Abbey	Delano	Hackett	Miller J L	Sweet
Allen A F	De Long	Haines	Miller W G	Thompson
Allen H E	Doherty	Hinman	Murray	Thorn
Argetsinger	Donnelly	Hoey	Neupert	Toombs
Barden	Donovan	Holden	Nolan	Trombly
Bates	Ebbets	Howard	Odell	Van Olinda
Baumes	Evans	Jackson	Oliver	Vosburgh
Boshart	Eveleth	Joseph	O'Neill J J	Walker
Boylan	Farrell	Keller	O'Neil M A	Walters
Brainerd	Fay	Kopp	Parker	Ward
Brennan	Feeley	Lachman	Patrie	Waters
Brown C F	Filley	Lansing	Perkins	Weber
Brown G W	Foley	Lee	Phillips J S	Weiland
Burgoyne	Fowler	Levy J	Pitkin	Weimert
Callan	Friend	Lowman	Raldiris	Weinstein
Caughlan	Frisbie	Lupton	Reed	White E H
Chanler	Garfein	Macdonald	Roberts	White L H
Cheney	Gerhardt	MacGregor	Sanner	Whitley
Clarke R H	Gerken	Manley	Shea	Whitney
Clark S C	Glore	Marlatt	Shepardson	Wilkie
Colné	Goldberg	McCue	Shortt	Wood
Conklin	Goodspeed	McElligott	Smith A E	Wright
Connell	Goodwin	McInerney	Smith M	Yale
Cosad	Gray	McKeon	Spielberg	Young E
Crocker	Green	Merritt	Stivers	Young F L
Cross	Greenwood	Metzendorf	Sullivan	Zorn
Dana				

Said bill, as amended, was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Abbey	Delano	Haines	Miller W G	Sweet
Allen A F	De Long	Hinman	Murray	Thompson
Allen H E	Doherty	Hoey	Neupert	Thorn

Argetsinger	Donnelly	Holden	Nolan	Toombs
Barden	Donovan	Howard	Odell	Trombly
Bates	Ebbets	Jackson	Oliver	Van Olinda
Baumes	Evans	Joseph	O'Neill J J	Vosburgh
Boshart	Eveleth	Keller	O'Neil M A	Walker
Boylan	Farrell	Kopp	Parker	Walters
Brainerd	Fay	Lachman	Patrie	Ward
Brennan	Feeley	Lansing	Perkins	Waters
Brown C F	Filley	Lee	Phillips J S	Weber
Brown G W	Foley	Levy J	Pitkin	Weiland
Burgoyne	Fowler	Lowman	Raldiris	Weimert
Callan	Friend	Lupton	Reed	Weinstein
Caughlan	Frisbie	Macdonald	Roberts	White E H
Chanler	Garfein	MacGregor	Rozan	White L H
Cheney	Gerhardt	Manley	Sanner	Whitley
Clarke R H	Gerken	Marlatt	Shea	Whitney
Clark S C	Glore	McCue	Shepardson	Wilkie
Colné	Goldberg	McElligott	Shortt	Wood
Conklin	Goodspeed	McInerney	Smith A E	Wright
Connell	Goodwin	McKeon	Smith M	Yale
Cosad	Gray	Merritt	Spielberg	Young E
Crocker	Green	Metzendorf	Stivers	Young F L
Cross	Greenwood	Miller J L	Sullivan	Zorn
Dana	Hackett			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have reconsidered their vote on the final passage of said bill, and, as amended, have again passed the same.

The Senate returned the Assembly bill (No. 271, Senate reprint No. 977, Int. No. 266) entitled "An act to amend chapter four hundred and sixty-one of the Laws of nineteen hundred and one, entitled 'An act to make the office of sheriff of Delaware county a salaried office in part, and to regulate the management of said office,' relative to the under sheriff and deputy sheriff of said county," with a message that they have concurred in the passage of the same, with the following amendments:

Page 2, line 5, strike out the word "of" and insert "to be fixed by the board of supervisors,"; same line, strike out the word "five"; same line, place a bracket after the period after the word "dollars.]"; same line, strike out the bracket before the word "The" and the word "The" and all of lines 6, 7, 8, 9, 10, 11, 12, 13, 14 and the bracket at the end of line 14.

Mr. Stevenson moved to concur in the Senate amendments.

Mr. Speaker put the question whether the House would concur in said amendments, said bill having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage, and it was determined

in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Haines	Miller W G	Thompson
Allen A F	Delano	Hinman	Murray	Thorn
Allen H E	Doherty	Hoey	Neupert	Toombs
Argetsinger	Donnelly	Holden	Nolan	Trombly
Barden	Donovan	Howard	Odell	Van Olinda
Bates	Ebbets	Jackson	Oliver	Vosburgh
Baumes	Evans	Joseph	O'Neill J J	Walker
Beck	Eveleth	Keller	O'Neil M A	Walters
Boshart	Farrell	Kopp	Parker	Ward
Boylan	Fay	Lachman	Patrie	Waters
Brainerd	Feeley	Lansing	Perkins	Weber
Brennan	Filley	Lee	Phillips J S	Weiland
Brown C F	Foley	Levy J	Pitkin	Weimert
Brown G W	Fowler	Lowman	Raldiris	Weinstein
Burgoyne	Friend	Lupton	Reed	White E H
Callan	Frisbie	Macdonald	Roberts	White L H
Caughlan	Garfein	MacGregor	Sanner	Whitley
Chanler	Gerhardt	Manley	Shea	Whitney
Cheney	Gerken	Marlatt	Shepardson	Wilkie
Clarke R H	Glore	McCue	Shortt	Wood
Clark S C	Goldberg	McElligott	Smith A E	Wright
Colné	Goodspeed	McInerney	Smith M	Yale
Conklin	Goodwin	McKeon	Spielberg	Young E
Connell	Gray	Merritt	Stivers	Young F I
Cosad	Green	Metzendorf	Sullivan	Zorn
Crocker	Greenwood	Miller J L	Sweet	
Cross	Hackett			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendments of the Senate thereto.

The Senate returned the Assembly bill (No. 154, Senate reprint No. 1062, Int. No. 153) entitled "An act in relation to Cayuga Creek road in the county of Erie and to the commissioners for the improvement and maintenance of such road, and their offices," with a message that they have concurred in the passage of the same, with the following amendment:

Page 1, line 1, after the word "authorize" at end of line, insert "in its discretion".

Mr. Jackson moved to concur in the Senate amendment.

Mr. Speaker put the question whether the House would concur in said amendment, said bill having been printed and upon the

desks of the members in its final form at least three calendar legislative days prior to its final passage, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Hackett	Miller J L	Sweet
Allen A F	Delano	Haines	Miller W G	Thompson
Allen H E	De Long	Hinman	Murray	Thorn
Argetsinger	Doherty	Hoey	Neupert	Toombs
Barden	Donnelly	Holden	Nolan	Trombly
Bates	Donovan	Howard	Odell	Van Olinda
Baumes	Ebbets	Jackson	Oliver	Vosburgh
Beck	Evans	Joseph	O'Neill J J	Walker
Boshart	Eveleth	Keller	O'Neil M A	Walters
Boylan	Farrell	Kopp	Parker	Ward
Brainerd	Fay	Lachman	Patrie	Waters
Brennan	Feeley	Lansing	Perkins	Weber
Brown C F	Filley	Lee	Phillips J S	Weiland
Brown G W	Foley	Levy J	Pitkin	Weimert
Burgoyne	Fowler	Lowman	Raldiris	Weinstein
Callan	Friend	Lupton	Reed	White E H
Caughlan	Frisbie	Macdonald	Roberts	White L H
Chanler	Garfein	MacGregor	Sanner	Whitley
Cheney	Gerhardt	Manley	Shea	Whitney
Clarke R H	Gerken	Marlatt	Shepardson	Wilkie
Clark S C	Glore	McCue	Shortt	Wood
Colné	Goldberg	McElligott	Smith A E	Wright
Conklin	Goodspeed	McInerney	Smith M	Yale
Connell	Goodwin	McKeon	Spielberg	Young E
Cosad	Gray	Merritt	Stivers	Young F L
Crocker	Green	Metzendorf	Sullivan	Zorn
Cross	Greenwood			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendment of the Senate thereto.

The Senate returned the Assembly bill (No. 155, Senate reprint No. 1061, Int. No. 154) entitled "An act in relation to the west part of the road formerly known as the Buffalo plank road, in the county of Erie, and to the commissioners for the improvement and maintenance of such road, and their offices," with a message that they have concurred in the passage of the same, with the following amendment:

Page 1, line 1, after the word "authorize" at end of line insert "in its discretion".

Mr. Jackson moved to concur in the Senate amendment.

Mr. Speaker put the question whether the House would concur in said amendment, said bill having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Hackett	Miller J L	Sweet
Allen A F	Delano	Haines	Miller W G	Thompson
Allen H E	De Long	Hinman	Murray	Thorn
Argetsinger	Doherty	Hoey	Neupert	Toomts
Barden	Donnelly	Holden	Nolan	Trombly
Bates	Donovan	Howard	Odell	Van Olinda
Baumes	Ebbets	Jackson	Oliver	Vosburgh
Beck	Evans	Joseph	O'Neill J J	Walker
Boshart	Eveleth	Keller	O'Neil M A	Walters
Boylan	Farrell	Kopp	Parker	Ward
Brainerd	Fay	Lachman	Patrie	Waters
Brennan	Feeley	Lansing	Perkins	Weber
Brown C F	Filley	Lee	Phillips J S	Weiland
Brown G W	Foley	Levy J	Pitkin	Weimert
Burgoyne	Fowler	Lowman	Raldiris	Weinstein
Callan	Friend	Lupton	Reed	White E H
Caughlan	Frisbie	Macdonald	Roberts	White L H
Chanler	Garfein	MacGregor	Sanner	Whitley
Cheney	Gerhardt	Manley	Shea	Whitney
Clarke R H	Gerken	Marlatt	Shepardson	Wilkie
Clark S C	Glore	McCue	Shortt	Wood
Colné	Goldberg	McElligott	Smith A E	Wright
Conklin	Goodspeed	McInerney	Smith M	Yale
Connell	Goodwin	McKeon	Spielberg	Young E
Cosad	Gray	Merritt	Stivers	Young F L
Crocker	Green	Metzendorf	Sullivan	Zorn
Cross	Greenwood			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendment of the Senate thereto.

The Senate returned the Assembly bill (No. 1340, Senate reprint No. 982, Int. No. 679) entitled "An act to amend the Town Law, in relation to expenditures for sidewalks," with a message that they have concurred in the passage of the same, with the following amendments:

Page 1, strike out the word "highway" in title, and insert the word "town"; same page, strike out lines 1, 2, 3, 4, 5 and 6 and insert "Section 1. Chapter sixty-three of the Laws of nineteen

hundred and nine, entitled 'An act relating to towns, constituting chapter sixty-two of the Consolidated Laws,' is hereby amended by inserting after article eleven, a new article, to be article eleven-a thereof, to read as follows:

"ARTICLE 11-a.

" SIDEWALKS.

" Section 250. Sidewalk districts established.

251. Improvements in such districts.

252. Contract for improvements.

253. Improvements; how paid for.

254. Control over sidewalks."

Page 1, line 7, change the numerals " 62-a " to " 250 ".

Page 2, line 14, change the numerals " 62-b " to " 251 ".

Page 3, line 18, change the numerals " 62-c " to " 252 ".

Page 4, line 7, change the numerals " 62-d " to " 253 ".

Page 6, line 19, change the numerals " 62-e " to " 254 ".

Mr. Goodwin moved to concur in the Senate amendments.

Mr. Speaker put the question whether the House would concur in said amendments, said bill having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Hackett	Miller J L	Sweet
Allen A F	Delano	Haines	Miller W G	Thompson
Allen H E	De Long	Hinman	Murray	Thorn
Argetsinger	Doherty	Hoey	Neupert	Toomts
Barden	Donnelly	Holden	Nolan	Trombly
Bates	Donovan	Howard	Odell	Van Olinda
Baumes	Ebbets	Jackson	Oliver	Vosburgh
Beck	Evans	Joseph	O'Neill J J	Walker
Boshart	Eveleth	Keller	O'Neil M A	Walters
Boylan	Farrell	Kopp	Parker	Ward
Brainerd	Fay	Lachman	Patrie	Waters
Brennan	Feeley	Lansing	Perkins	Weber
Brown C F	Filley	Lee	Phillips J S	Weiland
Brown G W	Foley	Levy J	Pitkin	Weimert
Burgoyne	Fowler	Lowman	Raldiris	Weinstein
Callan	Friend	Lupton	Reed	White E H
Caughlan	Frisbie	Macdonald	Roberts	White L H
Chanler	Garfein	MacGregor	Sanner	Whitley
Cheney	Gerhardt	Manley	Shea	Whitney

Clarke R H	Gerken	Marlatt	Shepardson	Wilkie
Clark S C	Glore	McCue	Shortt	Wood
Colné	Goldberg	McElligott	Smith A E	Wright
Conklin	Goodspeed	McInerney	Smith M	Yale
Connell	Goodwin	McKeon	Spielberg	Young E
Cosad	Gray	Merritt	Stivers	Young F L
Cocker	Green	Metzendorf	Sullivan	Zorn
Cross	Greenwood			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendments of the Senate thereto.

The Senate returned the Assembly bill (No. 1003, Senate reprint No. 1060, Int. No. 793) entitled "An act to amend chapter one hundred and thirty-one of the Laws of eighteen hundred and eighty-five, entitled 'An act to incorporate the city of Amsterdam,' in relation to extending the borrowing power of the common council of said city," with a message that they have concurred in the passage of the same, with the following amendment:

Amend title by striking out the period after word "Amsterdam" in the last line, and insert "in relation to extending the borrowing power of the common council of said city."

Mr. Van Olinda moved to concur in the Senate amendment.

Mr. Speaker put the question whether the House would concur in said amendment, said bill having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Hackett	Miller J L	Sweet
Allen A F	Delano	Haines	Miller W G	Thompson
Allen H E	De Long	Hinman	Murray	Thorn
Argetsinger	Doherty	Hoey	Neupert	Toombs
Barden	Donnelly	Holden	Nolan	Trombly
Bates	Donovan	Howard	Odell	Van Olinda
Baumes	Ebbets	Jackson	Oliver	Vosburgh
Beck	Evans	Joseph	O'Neill J J	Walker
Boshart	Eveleth	Keller	O'Neil M A	Walters
Boylan	Farrell	Kopp	Parker	Ward
Brainerd	Fay	Lachman	Patrie	Waters
Brennan	Feeley	Lansing	Perkins	Weber
Brown C F	Filley	Lee	Phillips J S	Weiland
Brown G W	Foley	Levy J	Pitkin	Weimert

Burgoyne	Fowler	Lowman	Raldiris	Weinstein
Callan	Friend	Lupton	Reed	White E H
Caughlan	Frisbie	Macdonald	Roberts	White L H
Chanler	Garfein	MacGregor	Sanner	Whitley
Cheney	Gerhardt	Manley	Shea	Whitney
Clarke R H	Gerken	Marlatt	Shepardson	Wilkie
Clark S C	Glore	McCue	Shortt	Wood
Colné	Goldberg	McElligott	Smith A E	Wright
Conklin	Goodspeed	McInerney	Smith M	Yale
Connell	Goodwin	McKeon	Spielberg	Young E
Cosad	Gray	Merritt	Stivers	Young F L
Crocker	Green	Mezzendorf	Sullivan	Zorn
Cross	Greenwood			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendment of the Senate thereto.

By unanimous consent, Mr. Weimert called up Assembly bill (No. 234, Int. No. 229) entitled "An act to amend the Code of Civil Procedure, relating to matrimonial actions," heretofore laid aside on the order of third reading.

Said bill having been announced, Mr. Weimert moved that said bill be recommitted to the committee on codes, with instructions to report the same forthwith, amended as follows:

Page 4, line 25, strike out " nothing herein contained shall ".

Strike out line 26, page 4.

Page 5, strike out line 1, and all of line 2, except " provided ", change " p " in " provided " to " P ".

Page 5, line 9, strike out period at end of line and insert " unless jurisdiction be recognised in such state, territory or county by personal service upon the defendant unless such state is the state in which the marriage between the parties was created and consummated, and is the matrimonial domicile."

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Fowler, from the committee on codes, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

Mr. Doherty offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur), That there be printed for the use of the Legislature five thousand copies of the resolution introduced by Mr. Edward A. Doherty recommending the erection

of a high school on a certain plot of land in the city of New York.

which was referred to the committee on public printing.

Mr. Colne offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur), That a respectful message be sent to the Governor, requesting the return to the Assembly of Assembly bill (No. 1490, Int. No. 976), entitled "An act to amend the Lien Law, in relation to liens on canal boats,"

for the purposes of amendment.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

Mr. Barden offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur), That a respectful message be sent to the Governor, requesting the return to the Assembly of Assembly bill (No. 662, Int. No. 272), entitled "An act to amend the Education Law, in relation to the establishment and maintenance of general industrial schools, trade schools and schools of agriculture, mechanic arts and home making," for the purposes of amendment.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

Mr. E. H. White offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur), That a respectful message be sent to the Governor, requesting the return to the Assembly of Assembly bill (No. 174, Int. No. 173), entitled "An act to amend the Code of Criminal Procedure, in relation to justices' criminal dockets and accounting thereon," for the purposes of amendment.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

Mr. Goodspeed offered for the consideration of the House a resolution in the words following:

Resolved (if the Senate concur), That a respectful message be sent to the Governor, requesting the return to the Assembly of Assembly bill (No. 303, Int. No. 14), entitled "An act to amend the Benevolent Orders Law, in relation to the Brotherhood of the Commonwealth," for the purposes of amendment.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

The Senate returned the bill (No. 878, Int. No. 374) entitled "An act to amend chapter one hundred and ninety-three of the Laws of nineteen hundred and three, entitled 'An act to provide for the disposal of the sewage of the city of Gloversville, by the construction of intercepting and trunk sewers and purification works,' in relation to increasing the amount which said city of Gloversville shall have power to borrow for such purposes," with a message that this bill was again duly passed, a majority of all the Senators elected voting in favor thereof, and three-fifths being present, the President stating the question to be, "Shall this bill pass notwithstanding the objection of the mayor of the city of Gloversville thereto?"

Ordered, That the Clerk deliver said bill to the Governor.

The Senate returned the Senate bill (No. 403, Assembly reprint No. 1741, Rec. No. 37) entitled "An act to amend chapter seven hundred and fifty-five of the Laws of nineteen hundred and seven, entitled 'An act constituting the charter of the city of Rochester,' generally," with a message that they have concurred in the amendments of the Assembly made thereto.

Ordered, That the Clerk return said bill to the Senate.

Also, the bill (No. 1923, Int. No. 186) entitled "An act to amend the General Municipal Law, in relation to registry of municipal bonds," with a message that they have reconsidered their vote by which said bill was passed, and, as amended, have again passed the same.

Ordered, That the Clerk deliver said bills to the Governor.

Ordered, That the Clerk deliver said bill to the Governor.

Also, Assembly bill (No. 1006, Senate reprint No. 940, Int. No. 740) entitled "An act to amend chapter one hundred and twenty-eight of the Laws of eighteen hundred and ninety-nine, entitled 'An act to incorporate the city of New Rochelle,' in relation to the acquisition of land for public purposes."

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of New Rochelle.

Also, Assembly bill (No. 1201, Senate reprint No. 981, Int. No. 1001) entitled "An act to amend chapter seventy-five of the Laws of nineteen hundred and six, entitled 'An act to supplement the provisions of law relating to the department of assessment and taxation of the city of Syracuse,' in relation to the payment of interest on refunded assessments."

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Syracuse.

Also, Assembly bill (No. 1464, Senate reprint No. 990, Int. No. 1169) entitled "An act to amend chapter six hundred and fifty of the Laws of nineteen hundred and four, entitled 'An act to revise the charter of the city of Rome,' relating to the term of office of policemen."

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Rome.

The Senate returned the concurrent resolution recalling from the Governor, for the purposes of amendment, Assembly bill (No. 1490, Int. No. 976) entitled "An act to amend the Lien Law, in relation to liens on canal boats," with a message that they have concurred in the passage of the same.

Ordered, That the Clerk deliver said resolution to the Governor.

The Senate returned the concurrent resolution recalling from the Governor, for the purposes of amendment, Assembly bill (No. 303, Int. No. 14) entitled "An act to amend the Benevolent Orders Law, in relation to the Brotherhood of the Commonwealth," with a message that they have concurred in the passage of the same.

Ordered, That the Clerk deliver said resolution to the Governor.

The Senate returned the concurrent resolution recalling from the Governor, for the purposes of amendment, Assembly bill (No. 662, Int. No. 272) entitled "An act to amend the Education Law, in relation to the establishment and maintenance of general industrial schools, trade schools and schools of agriculture, mechanic arts and home making," with a message that they have concurred in the passage of the same.

Ordered, That the Clerk deliver said resolution to the Governor.

The Senate returned the concurrent resolution recalling from the Governor, for the purposes of amendment, Assembly bill (No. 174, Int. No. 173) entitled "An act to amend the Code of Criminal Procedure, in relation to justices' criminal dockets and accounting thereon," with a message that they have concurred in the passage of the same.

Ordered, That the Clerk deliver said resolution to the Governor.

On motion of Mr. Merritt, the House adjourned until Thursday morning, April 21st, at 10:30 o'clock.

THURSDAY, APRIL 21, 1910.

The House met pursuant to adjournment.

Prayer by Rev. John H. Scarlet, Newtownville.

On motion of Mr. Merritt, the reading of the journal of yesterday was dispensed with and the same was approved.

The Senate sent for concurrence the following entitled bills:

"An act to repeal chapter one hundred and ninety of the Laws of eighteen hundred and fifty-five, entitled 'An act in relation to auditing of accounts by the board of supervisors of Saratoga county'" (No. 895, Rec. No. 168), which was read the first time and referred to the committee on internal affairs.

"An act to amend the General Business Law, in relation to standards of weights and measures" (No. 1019, Rec. No. 169), which was read the first time and referred to the committee on general laws.

"An act to amend chapter three hundred and sixty of the laws of eighteen hundred and ninety-seven, entitled 'An act to in-

corporate the city of Geneva,' generally" (No. 814, Rec. No. 170), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Forest, Fish and Game Law, in relation to penalties" (No. 529, Rec. No. 171), which was read the first time and referred to the committee on fisheries and game.

"An act to amend the Public Health Law, in relation to the practice of undertaking and embalming and the licensing of undertakers and embalmers" (No. 992, Rec. No. 172), which was read the first time and referred to the committee on ways and means.

Mr. Boshart introduced a bill entitled "An act to amend the Agricultural Law, in relation to sale and analysis of commercial fertilizers" (Int. No. 1557), which was read the first time and referred to the committee on agriculture.

Also, "An act to amend the Agricultural Law, in relation to concentrated commercial feeding stuffs" (Int. No. 1558), which was read the first time and referred to the committee on agriculture.

Also, "An act to amend the Agricultural Law" (Int. No. 1559), which was read the first time and referred to the committee on agriculture.

Mr. Conklin introduced a bill entitled "An act to amend subdivision four of section twenty-five of chapter five hundred and eighty of the Laws of nineteen hundred and two, entitled 'An act in relation to the Municipal Court of the city of New York, its officers and marshals,' by providing that the court may impose costs upon the granting of a motion for the transfer of an action from one district to another" (Int. No. 1560), which was read the first time and referred to the committee on codes.

Mr. Dana introduced a bill entitled "An act to further amend chapter four hundred and twenty-five of the Laws of nineteen hundred and three, entitled 'An act to provide for further regulation of the terminals and approaches thereto of the New York and Harlem railroad at and north of Forty-second street in the city of New York and of the public highway structures over said terminals and approaches and of the motive power to be used on said railroad'" (Int. No. 1561), which was read the first time and referred to the committee on railroads.

Mr. Eveleth introduced a bill entitled "An act to amend section four of chapter one hundred forty-seven of the Laws of nineteen hundred three, entitled 'An act making provision for issuing bonds to the amount of not to exceed one hundred one million dollars for the improvement of the Erie canal, the Oswego canal and the Champlain canal and providing for a submission of the same to the people to be voted upon at the general election to be held in the year nineteen hundred three,' as amended by chapter three hundred sixty-five of the Laws of nineteen hundred six, chapter one hundred ninety-six of the Laws of nineteen hundred eight and by chapter two hundred seventy-three of the Laws of nineteen hundred nine, relative to the jurisdiction of the Court of Claims" (Int. No. 1562), which was read the first time and referred to the committee on the judiciary.

Also, "An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the alleged claims of Caroline Stanton, S. Helen Hinckley and Mary E. Hinckley against the State of New York and to render judgment therefor" (Int. No. 1563), which was read the first time and referred to the committee on claims.

Mr. Gray introduced a bill entitled "An act to legalize and confirm the taxes levied for the repair of highways upon the assessment-rolls of the several towns for the year nineteen hundred and nine" (Int. No. 1564), which was read the first time and referred to the committee on taxation and retrenchment.

Mr. Goodspeed introduced a bill entitled "An act to amend the Executive Law, in relation to notaries public and commissioners of deeds" (Int. No. 1565), which was read the first time and referred to the committee on the judiciary.

Mr. J. S. Phillips introduced a bill entitled "An act to amend the State Boards and Commissions Law, in relation to the State Probation Commission" (Int. No. 1566), which was read the first time and referred to the committee on the judiciary.

Mr. A. E. Smith introduced a bill entitled "An act to amend the Greater New York charter, in relation to the powers of the police commissioner to rehear applications for pensions" (Int. No. 1567), which was read the first time and referred to the committee on affairs of cities.

Mr. Wilsnack introduced a bill entitled "An act to amend the Real Property Law, in relation to witnesses to conveyance" (Int. No. 1568), which was read the first time and referred to the committee on general laws.

Mr. Merritt moved a call of the members of the House.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

By direction of the Speaker, the Clerk called the roll, when the following members responded:

Abbey	Cross	Hinman	Murray	Thompson
Allen A F	Dana	Hoey	Neupert	Thorn
Allen H E	Delano	Holden	Nolan	Toombs
Barden	Doherty	Howard	O'Connor	Trombly
Bates	Donnelly	Jackson	Odell	Van Olinda
Baun es	Ebbets	Joseph	Oliver	Vosburgh
Beck	Eveleth	Keller	O'Neil M A	Walker
Ben nett	Filley	Kopp	Patrie	Walters
Boshart	Foley	Lachman	Perkins	Waters
Boyl n	Fowler	Lansing	Phillips C W	Weber
Brairerd	Friend	Levy A J	Phillips J S	Weiland
Brennan	Frisbie	Lowman	Pitkin	Weimert
Brown C F	Garfein	Lupton	Reed	Weinstein
Brown G W	Gerhardt	Macdonald	Roberts	White E H
Burgone	Goldberg	MacGregor	Shea	White L H
Callan	Goodspeed	Manley	Shepardson	Whitney
Chanler	Goodwin	Marlatt	Shortt	Wilkie
Cher ey	Green	McCue	Smith & E	Wood
Clerk S C	Greenwood	McElligott	Smith M	Wright
Colné	Hackett	McKeon	Stevenson	Yale
C nklin	Haines	Merritt	Stivers	Young E
C nnell	Harwood	Metzendorf	Sullivan	Young F L
Cosad	Higgins	Miller J L	Sweet	Speaker

Mr. Merritt moved that the House proceed with business during the pendency of the call.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Merritt, from the committee on ways and means, to which was referred the concurrent resolution of the Senate relative to the appointment of a legislative committee to investigate corruption and corrupt practices, reported in favor of the adoption of the resolution amended so as to read as follows:

Resolved (if the Assembly concur), That a joint committee of three Senators, to be appointed by the President of the Senate, and five members of Assembly, to be appointed by the Speaker of the Assembly, is hereby constituted and appointed a legislative committee to investigate as speedily as possible all corruption and corrupt practices shown to exist by the evidence in the recent

investigation had before the Senate of the State of New York; all matters indicating corrupt practices in connection with legislation which have developed in the recent investigation conducted by the Superintendent of Insurance; the business methods, operation, management, supervision and control of all insurance companies other than those doing life insurance business including fire insurance exchanges and State and local boards of fire underwriters and the relation of such companies, exchanges and boards with legislation; any specific charge, verified upon knowledge, of corrupt practices or official misconduct in connection with legislation or the Legislature or with any matter or proceeding before any State department, board, body or officer, and any other matters pertaining to the conduct of the business of the State which in the judgment of the committee warrants an investigation, to the end that such remedial legislation may be enacted or change of method in the conduct of public business be adopted as will prevent a recurrence of any abuses or evils disclosed.

No charge of official misconduct against any candidate for nomination or election to an elective State office shall be received after the first day of September, 1910.

Said committee shall make a report of its proceedings, together with its recommendations, to the Legislature on or before the first day of March, 1911.

The committee shall elect its chairman and vice-chairman. It shall have power to compel the attendance of witnesses and the production of books and papers, to employ counsel, stenographers and all necessary clerical assistants, to sit anywhere in the State of New York and shall have all other powers usual or necessary in cases of legislative committees, including the adoption of rules for the conduct of its proceedings. Any person charged with official misconduct shall be entitled to be represented by counsel and to subpoena and examine and cross-examine witnesses. The actual and necessary expense of the committee in carrying out the provisions of this resolution not to exceed the sum of fifty thousand dollars (\$50,000) shall be paid from the funds appropriated by the Legislature for the contingent expenses upon the certificate of the chairman and vice-chairman of said committee.

which report was agreed to.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 110

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Hinman	Murray	Thompson
Allen A F	Delano	Hoey	Neupert	Thorn
Allen H E	Doherty	Holden	Nolan	Toombs
Barden	Donnelly	Howard	Odell	Trombly
Bates	Ebbets	Jackson	Oliver	Van Olinda
Baimes	Evans	Joseph	O'Neill J J	Vosburgh
Beck	Eveleth	Keller	O'Neil M A	Walker
Boshart	Filley	Kopp	Parker	Walters
Boylan	Foley	Lachman	Patrie	Waters
Brainerd	Fowler	Lansing	Phillips C W	Weber
Brown C F	Friend	Lowman	Phillips J S	Weiland
Brown G W	Frisbie	Lupton	Pitkin	Weinstein
Burgoyne	Garfein	Macdonald	Reed	White E H
Callan	Gerhardt	MacGregor	Roberts	White L H
Chanler	Goldberg	Manley	Shea	Whitney
Cheney	Goodspeed	Marlatt	Shepardson	Wilkie
Clark S C	Goodwin	McCue	Shortt	Wilsnack
Colné	Green	McElligott	Smith A E	Wood
Conklin	Greenwood	McKeon	Smith M	Wright
Connell	Hackett	Merritt	Stivers	Yale
Cosad	Haines	Metzendorf	Sullivan	Young E
Crcs3	Harwood	Miller J L	Sweet	Young F L

Ordered, That the Clerk return said resolution to the Senate, with a message that the Assembly have concurred in the passage of the same, with amendments.

Mr. Merritt, from the committee on ways and means, to which was referred Assembly bill introduced by Mr. Abbey (No. 620, Int. No. 581), entitled "An act to provide for the purchase of additional lands for the armory of the Thirty-fourth Separate Company of the National Guard at the city of Geneva and making an appropriation therefor."

Also, Assembly bill introduced by Mr. Merritt (No. 1871, Int. No. 1390), entitled "An act making an appropriation for the State Commission of Highways for the maintenance and repair of public highways improved or constructed by State aid."

Also, Assembly bill introduced by Mr. Merritt (No. 1880, Int. No. 1400), entitled "An act to amend the Highway Law, in relation to salaries."

Also, Assembly bill introduced by Mr. Merritt (No. 2012, Int. No. 1476), entitled "An act to amend the Agricultural Law, in relation to the State Fair Commission."

Also, Assembly bill introduced by Mr. Oliver (No. 1883, Int. No. 1403), entitled "An act making an appropriation to enforce

and carry out the provisions of the Agricultural Law relating to pure foods and dairy products."

Also, Assembly bill introduced by Mr. Parker (No. 1709, Int. No. 1322), entitled "An act to provide for the rebuilding of a bridge across South bay in the county of Washington, and making an appropriation therefor."

Also, Assembly bill introduced by Mr. Merritt (No. 1972, Int. No. 1465), entitled "An act to amend the Agricultural Law."

Also, Assembly bill introduced by Mr. Frisbie (No. 1848, Int. No. 1386), entitled "An act to establish a State school of agriculture at Cobleskill, Schoharie county, and making an appropriation therefor," reported in favor of the passage of the same without amendment, which report was agreed to, and said bills placed on the order of second reading.

Mr. Merritt, from the committee on ways and means, to which was referred Assembly bill (No. 1812, Int. No. 1367) introduced by Mr. Whitney, entitled "An act to amend chapter five hundred and sixty-nine of the Laws of nineteen hundred and nine, entitled 'An act to authorize the selection, location and appropriation of certain lands in the town of Saratoga Springs, for a State reservation, and to preserve the natural springs therein located, and making an appropriation therefor, and authorizing an issue of bonds to pay such appropriation,'" reported in favor of the passage of the same, with the following amendments:

Page 3, line 11. Inclose the period with brackets and insert in italics, after such brackets, the following: "[.] and for the expense of preparing bonds and the plates therefor and advertising the sale of such bonds. A separate contract for engraving the plates for such bonds and printing such bonds therefrom may be made by the Comptroller with such person, firm or corporation as he may deem to be for the best interests of the State."

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Merritt, from the committee on ways and means, to which was referred Assembly bill introduced by Mr. Merritt (No. 1425, Int. No. 1118), entitled "An act making appropriations for certain expenses of government and supplying deficiencies in former appropriations," reported in favor of the passage of the following substitute bill:

(See Appendix No. 27.)

which report was agreed to, and said substitute bill ordered printed and placed on the order of second reading.

Mr. Merritt, from the committee on ways and means, to which was referred Assembly bill introduced by Mr. Whitney (No. 1062, Int. No. 908), entitled "An act providing for the construction of a bridge over the Mohawk river at Vischers Ferry, and the approaches thereto, in the town of Clifton Park in the county of Saratoga, and making an appropriation therefor," reported the same with the following amendments:

Page 1, line 6, after the word "abutments" change "comma" to a "period"; strike out the word "such".

Strike out lines 7 and 8 and the first word in line 9.

and request that said bill be recommitted to said committee, which report was agreed to, and said bill ordered reprinted and recommitted to said committee.

Mr. Merritt, from the committee on ways and means, to which was referred Senate bill introduced by Mr. Hill (No. 639, Rec. No. 70), entitled "An act making an appropriation for highway improvement purposes."

Also, Senate bill introduced by Mr. Allen (No. 454, Rec. No. 134), entitled "An act to amend chapter four hundred and thirty-eight of the Laws of nineteen hundred and nine, entitled 'An act authorizing an inquiry into the question as to providing terminal facilities on the canals of this State, with a view of ultimately improving and fostering the commerce of the State, and making an appropriation therefor,' in relation to the membership of the commission created thereby."

Also, Senate bill introduced by Mr. Mackenzie (No. 668, Rec. No. 128), entitled "An act making an appropriation to defray the expenses of the surviving members of the Eighth New York Heavy Artillery while attending the dedication of the monument at Cold Harbor, Virginia, in commemoration of the services of such regiment."

Also, Senate bill introduced by Mr. Witter (No. 785, Rec. No. 125), entitled "An act to amend chapter seven hundred and seventeen of the Laws of nineteen hundred and five, entitled 'An act to provide for the erection of a suitable monument to commemorate the heroism, sacrifice and patriotism of more than

nine thousand New York soldiers who were confined as prisoners of war in Andersonville prison, Georgia, of whom more than two thousand five hundred died in the prison, and making an appropriation therefor,' by adding to the commission having charge of the erection of the monument three survivors of Andersonville prison."

Also, Senate bill introduced by Mr. Hill (No. 944, Rec. No. 144), entitled "An act providing for the construction of buildings and improvements for the New York State Training School for Boys, and making an appropriation therefor."

Also, Senate bill introduced by Mr. Hill (No. 624, Rec. No. 74), entitled "An act to amend the State Finance Law, in relation to the education fund," reported in favor of the passage of the same without amendment, which report was agreed to, and said bills placed on the order of second reading.

Mr. J. S. Phillips, from the committee on the judiciary, to which was referred Assembly bill introduced by Mr. Shortt (No. 2060, Int. No. 1498), entitled "An act to prescribe the method by which and the terms and conditions under which shall be determined the amount of any debt incurred by the city of New York for any rapid transit or dock investment prior to the first day of January, nineteen hundred and ten, which may be excluded in ascertaining the power of the city of New York to become otherwise indebted, pursuant to the provisions of section ten of article eight of the Constitution, and to confer jurisdiction on the Appellate Division of the Supreme Court in the first judicial department to determine the amount of any debt to be so excluded," reported in favor of the passage of the same without amendment, which report was agreed to, and said bill placed on the order of second reading.

On motion of Mr. Shortt, and by unanimous consent, said bill was read the second time, and ordered to a third reading.

On motion of Mr. Shortt, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the

affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 110

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Hinman	Murray	Sweet
Allen A F	Delano	Hoey	Neupert	Thompson
Allen H E	Doherty	Holden	Nolan	Thorn
Barden	Donnelly	Howard	Odell	Toombs
Bates	Ebbets	Jackson	Oliver	Trombly
Baumes	Evans	Joseph	O'Neill J J	Van Olinda
Beck	Eveleth	Keller	O'Neil M A	Vosburgh
Boshart	Filley	Kopp	Parker	Walker
Boylan	Foley	Iachman	Patrie	Walters
Brainerd	Fowler	Lansing	Phillips C W	Waters
Brown C F	Friend	Lowman	Phillips J S	Weber
Brown G W	Frisbie	Lupton	Pitkin	Weiland
Burgoyne	Garfein	Macdonald	Raldiris	Weinstein
Callan	Gerhardt	MacGregor	Reed	White E H
Chanler	Goldberg	Manley	Roberts	White L H
Cheney	Goodspeed	Marlatt	Shea	Whitney
Clark S C	Goodwin	McCue	Shepardson	Wilkie
Colné	Green	McElligott	Shortt	Wood
Conklin	Greenwood	McKeon	Smith A E	Wright
Connell	Hackett	Merritt	Smith M	Yale
Cosad	Haines	Metzendorf	Stivers	Young E
Cross	Harwood	Miller J L	Sullivan	Young F L

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. J. S. Phillips, from the committee on the judiciary, to which was referred Assembly bill introduced by Mr. Ward (No. 1801, Int. No. 1356), entitled "An act to amend the Insanity Law and Penal Law, relative to private institutions for the insane."

Also, Assembly bill introduced by Mr. Gray (No. 1465, Int. No. 1170), entitled "Concurrent resolution of the Senate and Assembly proposing an amendment to section seven of article one of the Constitution, in relation to the drainage of lands."

Also, Assembly bill introduced by Mr. Ward (No. 1713, Int. No. 1326), entitled "An act to amend the Insanity Law, in relation to the reimbursement of the State for the support of inmates of State hospitals and the enforcement of the State's claims therefor."

Also, Assembly bill introduced by Mr. Ward (No. 1802, Int. No. 1357), entitled "An act to amend the Insanity Law, relative to the Psychiatric Institute and the director thereof."

Also, Assembly bill introduced by Mr. Goldberg (No. 1897, Int. No. 1412), entitled "An act to amend the Judiciary Law, in relation to salaries of the attendants of the Supreme Court in the first judicial district and of the Appellate Division of the first department and to equalize therewith the salaries of attendants and messengers of the surrogate's court of New York county."

Also, Assembly bill introduced by Mr. Ward (No. 1919, Int. No. 1434), entitled "An act to incorporate the 'Economic and General Foundation.'"

Also, Assembly bill introduced by Mr. Foley (No. 2017, Int. No. 1481), entitled "An act to amend the Judiciary Law, constituting chapter thirty of the Consolidated Laws, in relation to salaries of the attendants of the Supreme Court in the first judicial district and of the Appellate Division of the first department."

Also, Assembly bill introduced by Mr. McInerney (No. 1279, Int. No. 1056), entitled "An act to amend the Judiciary Law, in relation to the collection and publication of judicial statistics, and repealing certain sections of the Code of Criminal Procedure, in reference thereto."

Also, Assembly bill introduced by Mr. Merritt (No. 1640, Int. No. 1287), entitled "An act to amend the Insanity Law, relative to the care and treatment of insane persons, and persons under examination as to their sanity, pending such examination and prior to their transfer to institutions for the insane," reported in favor of the passage of the same without amendment, which report was agreed to, and said bills placed on the order of second reading.

Mr. J. S. Phillips, from the committee on the judiciary, to which was recommitted Assembly bill introduced by Mr. Sweet (No. 1732, Int. No. 733), entitled "An act to amend chapter fifteen of the Laws of nineteen hundred and nine, entitled 'An act in relation to the civil service of the State of New York and the civil divisions and cities thereof, constituting chapter seven of the Consolidated Laws,' in relation to the power of removal," reported in favor of the passage of the same without amendment, which report was agreed to, and said bill ordered placed on the order of second reading.

Mr. J. S. Phillips, from the committee on the judiciary, to which was recommitted Assembly bill (No. 2032, Int. No. 903) introduced by Mr. Ward, entitled "An act to amend the Election Law, generally," reported in favor of the passage of the same, with the following amendments:

On page 12, line 22, after the word "watcher" insert in italics the words "in the borough in which he resides".

On page 13, line 11, after the word "challenger" insert in italics the words "the borough in which he resides".

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. J. S. Phillips, from the committee on the judiciary, to which was referred Assembly bill (No. 1392, Int. No. 1129) introduced by Mr. C. W. Phillips, entitled "An act to amend the Labor Law, in relation to employer's liability," reported in favor of the passage of the same, with the following amendments:

Page 5, line 8, after the period insert a bracket [.

Page 5, line 17, strike out the three brackets.

Page 5, line 23, after the bracket insert in italics the following: "In an action brought to recover damages for personal injury or for death resulting therefrom received after this act takes effect, owing to any cause, including open and visible defects, for which the employer would be liable but for the hitherto available defense of assumption of risk by the employee, the fact that the employee continued in the service of the employer in the same place and course of employment after the discovery by such employee, or after he had been informed of the danger of personal injury therefrom, shall not be, as matter of fact or as matter of law an assumption of the risk of injury therefrom, but".

Page 5, line 23, strike out the capital letter in "An" and insert in italics "a".

Page 7, line 25, after the period insert in italics the following: "This section and sections two hundred and six to two hundred and twelve, inclusive, of this article shall not apply to a railroad corporation, foreign or domestic, doing business in this state, or a receiver thereof, or to any person employed by such corporation or receiver."

Page 9, line 9, strike out "any" and insert "a", strike out the comma and "children or parents" and insert in italics "or next of kin".

Page 9, line 17, strike out the comma and "children or parent" and insert in italics "or next of kin".

Page 11, line 3, strike out "employer" and insert "employee".

Page 11, line 21, after "agreement" insert "or by arbitration as provided in the Code of Civil Procedure".

Page 12, line 5, strike out all the line after "action" and the word "therein" on line 6.

Page 12, line 22, after "shall" insert "not", and change "and" to "or".

Page 12, line 23, strike out the comma after "levy" and insert "or", and strike out all of the line after "execution" and lines 24, 25 and 26, down to and including "thereto".

Page 13, line 3, strike out "account" and insert "amount".

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. J. S. Phillips, from the committee on the judiciary, to which was recommitted Assembly bill introduced by Mr. Ward (No. 1768, Int. No. 902), entitled "An act to amend the Election Law, in relation to the creation, division and alteration of election districts in cities containing a population of one million and over," reported in favor of the passage of the same, with the following amendment:

On page 4, line 13, after the word "hundred" insert in italics the words "and fifty".

which report was agreed to, and said bill ordered reprinted and placed on the order of second reading.

Mr. J. S. Phillips, from the committee on the judiciary, to which was recommitted Assembly bill introduced by Mr. Ward (No. 1770, Int. No. 938), entitled "An act to amend the Election Law, in relation to the conduct of primary elections in cities containing a population of one million and over," reported the following substitute bill:

(See Appendix No. 26.)

and request that said bill when printed be recommitted to said committee, which report was agreed to, and said substitute bill ordered printed and recommitted to said committee.

Mr. J. S. Phillips, from the committee on the judiciary, to which was referred Assembly bill introduced by Mr. C. W. Phillips (No. 1394, Int. No. 1131), entitled "An act to amend the

Labor Law, in relation to workmen's compensation in certain dangerous employments," reported the same with the following amendments:

Page 2, line 3, insert after "action" the word "not".

Page 2, line 8, strike out the comma and insert "and"; strike out remainder of the line after "exemptions".

Page 2, insert between lines 9 and 10 the following:

"219-g. Liability of principal contractors."

Page 2, line 23, strike out "such".

Page 2, line 24, strike out "hoisting" and insert "conveying"; strike out "for such erection" and insert "in connection with the erection or demolition of such bridge or building".

Page 3, insert between lines 12 and 13 the following:

"7. The construction of tunnels and subways."

"8. All work carried on under compressed air."

Page 3, line 18, after "employment" insert "after this article takes effect".

Page 4, line 9, after "action" insert "not".

Page 4, line 12, after the comma, first occurring, insert "and every existing right of action for negligence or to recover damages for injuries resulting in death is continued, and nothing in this article shall be construed as limiting such right of action".

Page 4, line 15, after "under" insert "in accordance with section two hundred and nineteen-a hereof".

Page 4, line 16, after "in" insert "and deemed thereby to have released".

Page 4, line 18, before the period insert "after this article takes effect".

Page 5, line 2, strike out all of the line after "disability" and lines 3, 4, 5, 6, 7 and 8 down to and including "ceased".

Page 5, line 12, strike out all of the line after "shall" and line 13 down to and including "shall".

Page 5, line 15, before "cause" insert "physical".

Page 5, line 20, strike out "any" and insert "a".

Page 5, line 20, strike out the comma and "children or parents" and insert "or next of kin".

Page 5, line 21, strike out "then".

Page 5, strike out line 22 and line 23, down to and including the word "than" and insert "equal to".

Page 5, line 24, after the comma insert "subject as hereinafter provided".

Page 6, line 3, strike out the comma and "children or parents" and insert "or next of kin".

Page 6, line 18, strike out "not exceeding" and insert "equal to".

Page 8, line 11, after "agreement" insert "or by arbitration as provided in the Code of Civil Procedure".

Page 8, line 24, strike out "lump".

Page 8, line 26, after the period insert "Such action must be commenced within six months after the happening of the accident or in case of the death of the workman by such accident within six months after the appointment of his legal representative in this State, or in the event of his physical incapacity, within six months after the removal thereof, or in the event of weekly payments by the employer hereunder, within six months after such payments have ceased."

Page 9, line 7, strike out the comma and insert "and".

Page 9, line 7, strike out "and survival of rights".

Page 9, line 12, insert "not" after "shall".

Page 9, line 13, change "and", first occurring, to "or", strike out the comma after "execution" and insert "or", strike out the balance of line after "attachment" and lines 14, 15, and 16.

Page 9, line 20, change "account" to "amount".

Page 9, insert between lines 23 and 24 the following:

"§ 219-g. Liability of principal contractors. If an employer who shall be the principal enters into a contract with an independent contractor to do part of such employer's work, or if such contractor enters into a contract with a subcontractor to do all or any part of the work comprised in such contractor's contract with the employer, the said principal shall be liable to pay to any workman employed in the execution of the work any compensation under this article which he would have been liable to pay if that workman had been immediately employed by him; and where compensation is claimed from or proceedings are taken against the principal then, in the application of this article, references to the principal shall be substituted for references to the employer, except that the amount of compensation shall be calculated with reference to the earnings of the workman under the contractor or employer by whom he is immediately employed. Where such principal is liable to pay compensation he shall be entitled to be indemnified by any person who would have been liable to pay compensation to the workman independently of this section.

"Nothing in this section shall be construed as preventing a workman from recovering compensation under this article from the contractor or subcontractor, instead of the principal; nor shall this section apply in any case where the accident shall occur elsewhere than on, or in, or about the premises on which the principal

has undertaken to execute the work or which are otherwise under his control or management."

and request that said bill be recommitted to said committee, which report was agreed to, and said bill ordered reprinted and recommitted to said committee.

Mr. J. S. Phillips, from the committee on the judiciary, to which was referred Senate bill introduced by Mr. Cobb (No. 249, Rec. No. 54), entitled "An act to amend chapter fifteen of the Laws of nineteen hundred and nine, entitled 'An act in relation to the civil service of the State of New York and the civil divisions and cities thereof, constituting chapter seven of the Consolidated Laws,' in relation to the power of removal."

Also, Senate bill introduced by Mr. Agnew (No. 569, Rec. No. 68), entitled "An act to repeal section seven of chapter twenty-six of the Laws of eighteen hundred and thirty-nine, entitled 'An act to incorporate the Albany Medical College.'"

Also, Senate bill introduced by Mr. Grattan (No. 846, Rec. No. 142), entitled "An act to amend the Election Law, in relation to filing and preserving statements of campaign receipts and expenses," reported in favor of the passage of the same without amendment, which report was agreed to, and said bills placed on the order of second reading.

Mr. Green, from the committee on affairs of cities, reports by bill entitled "An act constituting the charter of the city of New York" (Int. No. 1569), which was read the first time, and said committee recommends that said bill when printed be referred to said committee, which report was agreed to, and said bill ordered printed and referred to the committee on affairs of cities.

Mr. Fowler, from the committee on codes, to which was referred Assembly bill introduced by Mr. Murray (No. 1918, Int. No. 1433), entitled "An act to amend the Code of Criminal Procedure, in relation to record of trial to be furnished by county clerk to officer in charge of criminal sentenced to reformatory."

Also, Assembly bill introduced by Mr. Dana (No. 1329, Int. No. 1087), entitled "An act to amend the Code of Criminal Procedure, in relation to the Court of Special Sessions in the city of New York, the jurisdiction thereof and the practice therein," reported in favor of the passage of the same without amendment, which report was agreed to, and said bills placed on the order of second reading.

Mr. Fowler, from the committee on codes, to which was referred Assembly bill introduced by Mr. Fowler (No. 676, Int. No. 620), entitled "An act to amend the Penal Law, in relation to violation of provisions of Labor Law, relative to employment of children in street trades," reported the same with the following amendments:

In the title insert "certain" before "provisions", and insert "the" before "labor" and strike out the comma and the words "relative to employment of children in street trades".

Page 1, strike out "the" in line 1 and the whole of lines 2 to 4, inclusive, and insert after "of" in line 1: "chapter eighty-eight of the Laws of nineteen hundred and nine, entitled 'An act providing for the punishment of crime, constituting chapter forty of the Consolidated Laws,' is hereby amended to read as follows:."

Page 1, between lines 4 and 5 insert the following:

"§ 1275. Violations of provisions of Labor Law. Any person who violates or does not comply with:

" 1. The provisions of article four of the Labor Law, relating to the Department of Labor;

" 2. The provisions of article four of the Labor Law, relating to the Bureau of Labor Statistics;

" 3. The provisions of article five of the Labor Law, relating to the Bureau of Factory Inspection;

" 4. The provisions of article six of the Labor Law, relating to factories;

" 5. The provisions of article seven of the Labor Law, relating to the manufacture of articles in tenements;

" 6. The provisions of article eight of the Labor Law, relating to bakeries and confectioneries;

" 7. The provisions of article eleven of the Labor Law, relating to mercantile establishments, and the employment of women and children therein;".

Page 1, strike out lines 7 and 8, and insert in place thereof the following, bracketing and italicising as indicated:

" [8] 9. And any person who knowingly makes a false statement in or in relation to any application made for an employment certificate as to any matter required by articles six and eleven of the Labor Law to appear in any affidavit, record, transcript or certificate therein provided for [1];

" 10. And any person who knowingly swears or affirms falsely as to the age of any child;

" 11. And any person in charge of a factory, who fails to maintain proper and sufficient ventilation therein when means there-

for have been provided, is guilty of a misdemeanor and upon conviction shall be punished for a first offense by a fine of not less than twenty nor more than fifty dollars; for a second offense by a fine of not less than fifty nor more than two hundred dollars, or by imprisonment for not more than thirty days or by both such fine and imprisonment; for a third offense by a fine of not less than two hundred and fifty dollars, or by imprisonment for not more than sixty days, or by both such fine and imprisonment."

and request that said bill be recommitted to said committee, which report was agreed to, and said bill ordered reprinted and recommitted to said committee.

Mr. Fowler, from the committee on codes, to which was referred Assembly bill introduced by Mr. Fowler (No. 1746, Int. No. 1331), entitled "An act to amend the Code of Criminal Procedure, in relation to proceedings when a person in confinement appears to be insane," reported the same with the following amendments:

Line 3, page 1, strike out the word "a" after the words "Proceedings when", and before the word "person".

Line 10, page 1, strike out the comma after the word "confinement".

Line 14, page 4, insert in italics the words ", and no demand is made for a hearing in behalf of the alleged insane person," after the words "found to be insane" and before the words "a judge of a court of record".

Line 19, page 4, insert in italics the words "If a demand is made for a hearing in behalf of the alleged insane person such judge shall proceed in accordance with sections eighty-two and eighty-three of chapter twenty-seven of the Consolidated Laws."

Lines 19 and 20, page 4, strike out the words "When he shall have been so restored," before the words "the superintendent" and insert in italics in lieu thereof "When an insane person, committed to a State institution in accordance with the provisions of this section, shall have been restored to his right mind."

Line 3, page 5, strike out the capital letters "S" and "H" from the words "State Hospital" and insert in lieu thereof the lower case letters "s" and "h" respectively.

Line 6, page 5, strike out the capital letters "S" and "H" from the words "State Hospital" and insert in lieu thereof the lower case letters "s" and "h" respectively.

Line 10, page 5, add the words "Appointment of commission; their proceedings." before the words "When a defendant pleads".

Line 23, page 5, strike out the lower case letters "c", "c" and

“ p ” from the words “ code ”, “ civil ” and “ procedure ” respectively, and insert in lieu thereof the capital letters “ C ”, “ C ” and “ P ”.

and request that said bill be recommitted to said committee, which report was agreed to, and said bill ordered reprinted and recommitted to said committee.

Mr. Fowler, from the committee on codes, to which was referred Assembly bill introduced by Mr. Fowler (No. 1317, Int. No. 1074), entitled “An act to amend the Code of Civil Procedure, relating to the payment of money into court, and for the care and disposition thereof,” reported the same with the following amendments:

Page 2, line 11, strike out word “ party ” and insert word “ person ” in italics.

Page 2, line 26, strike out word “ party ” and insert word “ persons ” in italics.

Page 5, line 7, after the word “ the ” and before the word “ court ” insert the following words: “ clerk of the ” in italics.

and request that said bill be recommitted to said committee, which report was agreed to, and said bill ordered reprinted and recommitted to said committee.

Mr. Fowler, from the committee on codes, to which was referred Senate bill introduced by Mr. Sullivan (No. 208, Rec. No. 91), entitled “An act to amend the Code of Civil Procedure, in relation to special term clerks in the City Court of the city of New York,” reported in favor of the passage of the same without amendment, which report was agreed to, and said bill placed on the order of second reading.

Mr. Green, from the committee on general laws, to which was referred Assembly bill introduced by Mr. Shortt (No. 1952, Int. No. 1445), entitled “An act to amend chapter thirty-eight of the Laws of nineteen hundred and nine, entitled ‘An act in relation to liens, constituting chapter thirty-three of the Consolidated Laws,’ ” reported in favor of the passage of the same without amendment, which report was agreed to, and said bill placed on the order of second reading.

Mr. Green, from the committee on general laws, to which was recommitted Assembly bill introduced by Mr. Green (No. 1998, No. 795), entitled “An act to amend the General Business Law, relative to employment agencies,” reported in favor of the passage

of the same without amendment, which report was agreed to, and said bill ordered placed on the order of second reading.

Mr. Green, from the committee on general laws, to which was referred Assembly bill (No. 1763, Int. No. 1348) introduced by Mr. Colne, entitled "An act to amend the General Business Law, in relation to indicating the weight of wool or worsted yarns sold within the State," reported in favor of the passage of the same, with the following amendment:

Page 1, line 7, strike out the word "Making" and insert the word "Marking" in italics.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Waters, from the committee on affairs of villages, to which was referred Assembly bill introduced by Mr. Eveleth (No. 2007, Int. No. 1471), entitled "An act to amend chapter three hundred and fifteen of the Laws of eighteen hundred and ninety-five, entitled 'An act to amend and consolidate the several acts relating to the village of Ilion,' in relation to conferring on the board of trustees of said village the power to raise money by taxation for the maintenance of the Ilion hospital," reported in favor of the passage of the same without amendment, which report was agreed to, and said bill placed on the order of second reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Eveleth (No. 2064, Int. No. 1237), entitled "An act to amend the Highway Law, in relation to the courses and descriptions of routes five, six, twenty-three and twenty-six of the State highway system."

Also, the bill introduced by Mr. Hoey (No. 2062, Int. No. 1140), entitled "An act to authorize the appointment of the Catholic Home Bureau for Dependent Children as general guardian of the person and property of infants under its care and control."

Also, the bill introduced by Mr. Waters (No. 2005, Int. No. 786), entitled "An act to authorize the Cohoes Company to use the waters impounded by the Crescent dam across the Mohawk river above Cohoes, subject to certain conditions."

Also, the bill introduced by Mr. Davis (No. 769, Assembly reprint No. 2026, Rec. No. 109) entitled "An act to amend the General Business Law, in relation to the keeping of books by auctioneers and inspection thereof."

Also, the bill introduced by Mr. Whitley (No. 1943, Int. No.

1340), entitled "An act to amend the General Municipal Law, in relation to the establishment and maintenance of public general hospitals for the care of the sick."

Also, the bill introduced by Mr. McManus (No. 93, Assembly reprint No. 1993, Rec. No. 118), entitled "An act to amend chapter four hundred and ten of the Laws of eighteen hundred and eighty-two, entitled 'An act to consolidate into one act and to declare the special and local laws affecting public interests in the city of New York,' relative to the salary of the district attorney in the county of New York."

Also, the bill introduced by Mr. Barden (No. 1990, Int. No. 1166), entitled "An act to provide for widening and deepening the channel in the outlet of Keuka lake from the lake to the State dam in the village of Penn Yan, and making an appropriation therefor," reported the same without recommendations, which report was agreed to, and said bills ordered engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Foley (No. 2002, Int. No. 788), entitled "An act to amend chapter twenty-five of the Laws of nineteen hundred and nine, entitled 'An act relating to general business, constituting chapter twenty of the Consolidated Laws,' in relation to monopolies," reported the same with the following recommendations:

Page 2, line 3, after "thereof" strike out the comma.

Line 3, strike out "punishable" and insert "punished".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Boshart (No. 2024, Int. No. 199), entitled "An act entitled 'An act for the development and extension of the State College of Agriculture at Cornell University, as established by chapter six hundred and fifty-five of the Laws of nineteen hundred and four, and making an appropriation therefor,'" reported the same with the following recommendations:

Page 1, line 1 of title, strike out "Entitled 'An act'" and insert in place thereof "Providing".

Line 4 of the title, strike out the quotation mark.

Page 4, line 14, make a new paragraph after "comptroller." and insert "§ 4."

Line 18, strike out the numeral "4" and insert "5".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Green (No. 1994, Int. No. 685), entitled "An act to amend section nineteen hundred and forty-seven of the Code of Civil Procedure, relative to the continuance of partnership business during action for accounting, et cetera, and to the ascertainment of the value of the partnership property and of the interest of respective partners and as to accountings between partners," reported the same with the following recommendations:

Page 1, strike out "Chapter fifteen, title five, article three, section " and insert "Section".

Line 4, after "business " strike out the comma.

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Green (No. 1989, Int. No. 680), entitled "An act to amend section twenty-eight hundred and forty-four of the Code of Civil Procedure, relative to the annual examination of guardian's accounts," reported the same with the following recommendations:

Page 1, line 1, strike out all of line after "1." and insert "Section".

Line 5, after "year " insert comma.

Page 2, line 4, after "take " insert comma; after "file " insert comma.

Line 16, after "clerk " insert comma.

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Green (No. 1996, Int. No. 682), entitled "An act to amend section twenty-seven hundred and twenty-five of the Code of Civil Procedure, relative to intermediate accountings of executors and administrators," reported the same with the following recommendations:

Page 1, line 1, after "1." strike out rest of line, and insert "Section".

Line 3, strike out "so as".

Page 2, line 7, after "lifetime " insert comma.

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Green (No. 1995, Int. No. 683), entitled "An act to amend section ten hundred and fifteen of the Code of Civil Procedure, relative to compulsory references upon questions incidentally arising and references to take accounts," reported the same with the following recommendations:

On page 1, line 1, strike out "Chapter ten, title two, section" and insert in the place thereof "Section".

Line 2, strike out "so as".

Line 5, insert a comma after "likewise".

Line 7, insert a comma after "account".

Page 2, line 2, insert a comma after "motion".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Green (No. 1997, Int. No. 681), entitled "An act to amend section seven hundred and fifteen of the Code of Civil Procedure, relative to the security to be furnished by and the accounts of receivers," reported the same with the following recommendations:

On page 1, line 1, strike out "Chapter seven, title four, article one, section," and insert in the place thereof "Section".

Line 3, strike out "so as".

Line 7, insert a comma after "judge".

On page 2, line 8, strike out "s" in "conditions".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Whitney (No. 2065, Int. No. 1299), entitled "An act to amend the Highway Law, generally," reported the same with the following recommendations:

Page 3, line 20, after "three" insert "of this chapter" in italics.

Page 4, line 4, strike out "in".

Line 14, after "read" insert "respectively,".

Line 21, after "three" insert "of this chapter" in italics.

Line 23, after "three" insert "of this chapter" in italics.

Line 25, after "estimate" insert comma.

Page 5, line 15, after "three" insert "of this chapter" in italics.

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Green (No. 1939, Int. No. 405), entitled "An act to amend the Labor Law, in relation to obstructions to doors and windows in factories," reported the same with the following recommendations:

Page 1, line 1, after "thirty" insert "-six".

Page 2, line 15, after "escape" insert "s".

Line 22, strike out "on" and insert "of".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Green (No. 2027, Int. No. 686), entitled "An act to amend section twenty-seven hundred and twenty-eight of the Code of Civil Procedure, relative to the judicial settlement of accounts of executors and administrators," reported the same with the following recommendations:

Page 1, line 1, strike out "Chapter eighteen, title four, article two, section" and insert "Section".

Line 4, after "Executor" insert "s".

Page 2, line 5, after "settlement" make a new paragraph.

Line 7, make a paragraph.

Line 8, after "same" insert comma.

Line 8, after "thereof" insert comma.

Line 18, after "account" insert comma.

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Weber (No. 2029, Int. No. 1262), entitled "An act to amend the Insurance Law, in relation to the valuation of industrial life insurance policies," reported the same with the following recommendations:

Page 2, line 9, after "provided" strike out the comma.

Page 4, line 8, strike out "or" and insert "of".

Line 15, after "vided" strike out the comma.

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. MacGregor (No. 2031, Int.

No. 346), entitled "An act to amend the Penal Law, relative to the punishment of parents, guardians or other persons for contributing to the delinquency and offenses of children," reported the same with the following recommendations:

Page 1, line 1, strike out "article, forty-four".

Line 4, strike out "at the end thereof" and insert "therein after section four hundred and ninety-three".

Line 5, strike out "known as".

Line 6, after "four" insert "thereof".

Page 6, line 23, strike out the comma after "three".

Line 24, strike out "article forty-four".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Green (No. 2033, Int. No. 1146), entitled "An act to amend the General Business Law, in relation to private detectives," reported the same with the following recommendations:

Page 7, line 21, after "or" insert "of".

Page 13, line 11, after "exceed" insert "[three thousand five hundred]".

Line 11, italicise "five thousand".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. Cheney, from the committee on printed and engrossed bills, reported the following bills as correctly printed or engrossed:

"An act to authorize the towns of Nassau county to acquire land for park purposes, and to issue bonds therefor." (No. 1570, Int. No. 1231.)

"An act to amend the State Printing Law, in relation to the number of extra copies of certain reports to be printed as legislative documents." (No. 2030, Int. No. 557.)

"An act to repeal chapter one hundred and ninety of the Laws of eighteen hundred and fifty-five, entitled 'An act in relation to auditing of accounts by the board of supervisors of Saratoga county.'" (No. 1714, Int. No. 1327.)

"An act to change the name of Grace Methodist Episcopal Church of the borough of Queens, city of New York, to Van Alst Avenue Methodist Episcopal Church of the borough of Queens, city of New York." (No. 1567, Int. No. 1228.)

“An act to amend chapter one hundred and twenty-eight of the Laws of eighteen hundred and ninety-nine, entitled ‘An act to incorporate the city of New Rochelle,’ in relation to the police force of said city and the compensation thereof.” (No. 1937, Int. No. 1111.)

Mr. Merritt offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on excise be discharged from the further consideration of the bill (No. 2099, Int. No. 1515), entitled “An act to amend the Liquor Tax Law, in relation to local option in certain cities and villages.”

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Said bill having been announced, Mr. Merritt moved to amend as follows:

Line 1, strike out the word “thirteen”, and insert the word “ten”.

Between lines 5 and 6, insert as follows:

“§ 10. Officers to whom tax is to be paid and how distributed. The taxes assessed, and all fines and penalties incurred under this chapter in counties or boroughs having a special deputy commissioner of excise shall be collected by and paid to him. In all other counties such taxes, fines and penalties shall be collected by and paid to the county treasurer of the county in which the traffic is carried on, except that the taxes assessed under subdivisions four and five of section eight of this chapter, and all fines and penalties in connection therewith, shall be collected by and paid to the State Commissioner of Excise and by him to the State Treasurer. One-half of the revenues resulting from taxes, fines and penalties under the provisions of this chapter less the amount allowed for collecting the same, shall be paid by the county treasurers, and by the several special deputy commissioners receiving the same within ten days from the receipt thereof, to the Treasurer of the State of New York to the credit of the general fund as a part of the general tax revenue of the State and shall be appropriated to the payment of the current general expenses of the State and the remaining one-half thereof, less the amount allowed for collecting the same, shall belong to the town, village of five thousand or more inhabitants or city in which the traffic was carried on from which revenues were received, and shall be paid by the county treasurer of such county, or by the special deputy commissioner to the supervisor of such town, or to the

treasurer or fiscal officer of such city, within ten days from the receipt thereof. All excise moneys collected by county treasurers and special deputy commissioners of excise shall be deposited until the same shall be paid over to the State Treasurer or local fiscal officer as is herein provided, in bank or other depositories designated by the State Commissioner of Excise, who shall require from each such bank or depository a bond running to the people of the State of New York in such penalty and with such sureties as shall be approved by the said State Commissioner, conditioned that such bank or depository will safely keep all such moneys that may be so deposited in or held by it on deposit and will promptly pay the same over at any and all times upon legal demand therefor. Action on said bond for any default or violation of its conditions may be brought by the State Commissioner of Excise who shall distribute the amount of money recovered to the locality and the State as their respective interests may appear. At the time of making such payment the special deputy commissioner or county treasurer shall furnish to the officer of such city, village or town to whom such payment is made a written statement under oath stating when such money was received and from whom received; and that the statement includes all the moneys received to a date named in such statement.

“Such revenues shall be appropriated and expended by such town, village or city, in such manner as is now or may hereafter be provided by law for the appropriation of expenditures of sums received for excise licenses or in such other manner as may hereafter be provided by law; and any portion of such revenues not otherwise specifically appropriated by law may be applied to the ordinary expenses of the city, village or town. Any special deputy commissioner or county treasurer who shall neglect or refuse to apportion and pay over such moneys, as above provided, shall, in addition to the fines and penalties otherwise provided in this chapter, be liable to a penalty of fifty dollars for each and every offense, to be recovered in an action by the officer entitled to receive such excise moneys, brought by such officer in the name of the city, village or town entitled thereto, with costs, in addition to the money unlawfully withheld; and if any special deputy commissioner or county treasurer shall wilfully make and verify a false statement, under this section, he shall be guilty of perjury.”

“§ 2. Section thirteen of said chapter is hereby amended to read as follows:”

Page 8, line 10, strike out “2”, and insert “3”.

Line 18, page 8, of said bill, strike out the following words: “of the third class”, and insert the following words: “having ten thousand or less inhabitants”.

Line 13, page 9, strike out the following words: "of the third class." and insert the following words: "having ten thousand or less inhabitants".

Line 17, page 9, strike out "3" and insert "4".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

On motion of Mr. Merritt, said bill was ordered reprinted and recommitted to said committee.

Mr. Boshart offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on labor and industries be discharged from the further consideration of the bill (No. 941, Int. No. 808), entitled "An act to amend the Labor Law, in relation to excepting certain employers from the provisions relating to hours of labor."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Said bill having been announced, Mr. Boshart moved to amend as follows:

The provisions of section seventy-seven shall not apply to the employment of women, and minors sixteen years of age and upwards, for a season of not to exceed four months each year from June fifteenth to October fifteenth in establishments where fruits and vegetables are canned or preserved; Provided, that no such woman or minor shall be employed in any such establishment for more than an average of ten hours a day during said season."

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

On motion of Mr. Boshart, said bill was ordered reprinted and recommitted to said committee.

On motion of Mr. Fowler, and by unanimous consent, the committee on revision was instructed to report Assembly bill (No. 770, Int. No. 678) with the following recommendations:

Page 2, line 18, to page 3, line 5, strike out all new matter.

Page 3, line 10, to page 6, line 15, strike out all new matter.

Page 6, lines 22, 23 and 24, strike out the new matter.

Page 7, lines 14 and 15, strike out all new matter.

Page 12, lines 10, 11 and 12, strike out words beginning with "and" and ending with "proceedings".

Page 12, line 21, strike out all of the section after the word "and".

Page 16, lines 8 and 9, strike out the words "clerk of the City Court".

Page 16, line 13, strike out bracket.

Page 17, line 2, strike out bracket.

Page 19, line 13, strike out the word "clerk".

Page 19, line 14, strike out the word "clerk".

Page 19, line 16, strike out the word "clerk".

Page 20, line 10, strike out the word "fifteen" and insert in place thereof "ten".

Page 20, lines 25, 26, 27, strike out sentence beginning with word "said".

Page 21, line 22, beginning with word "in", strike out balance of the paragraph to and including line 12, page 22.

Page 31, lines 19, 20, and 21, strike out all new matter.

The bill (No. 1435, Int. No. 1152) entitled "An act to amend the County Law, in relation to publication of the annual statement of the clerk of the board of supervisors," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the negative, a majority of all the members elected to the Assembly not voting in favor thereof, and three-fifths being present.

AYES 71

NOES 32

Those who voted in the affirmative were:

Allen A F	Delano	Jackson	Perkins	Van Olinda
Allen H E	Donovan	Kopp	Phillips C W	Vosburgh
Argetsinger	Ebbets	Lachman	Phillips J S	Ward
Baumes	Eveleth	Lansing	Pitkin	Weber
Boshart	Fowler	Lowman	Reed	Weiland
Brown C F	Garfein	Lupton	Roberts	Weinstein
Brown G W	Gerhardt	Macdonald	Sanner	White E H
Burgoyne	Goodspeed	MacGregor	Shea	White L H
Cheney	Goodwin	Manley	Shepardson	Whitney
Clark S C	Green	Merritt	Stevenson	Wilkie
Coffey	Greenwood	Miller J L	Sullivan	Wilsnack
Colné	Higgins	Murray	Sweet	Wood
Connell	Holden	Neupert	Thompson	Young E
Crois	Howard	Odell	Thorn	Young F L
Dana				

Those who voted in the negative were:

Abbey	Doherty	Harwood	McElligott	Shortt
Boylan	Farrell	Hinman	McKeon	Stivers
Brennan	Filley	Joseph	Metzendorf	Trombly
Callan	Foley	Keller	O'Connor	Walker
Chanler	Friend	Levy A J	Oliver	Waters
Cosad	Frisbie	Marlatt	O'Neil M A	Wright
De Long	Goldberg			

Mr. Lupton moved to reconsider the vote by which said bill was lost, and that said motion lie on the table.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

The bill (No. 1691, Int. No. 119) entitled "An act to amend the Agricultural Law, in relation to inspection and sale of seeds," having been announced for a third reading,

On motion of Mr. Callan, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The bill (No. 1719, Int. No. 864) entitled "An act to amend the Labor Law, in relation to the wages and hours of employment of certain employees in the State Capitol and other State buildings in the city of Albany," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 110

NOES 00

Those who voted in the affirmative were:

Abbey	Cross	Harwood	Miller J L	Sweet
Allen A F	Dana	Hinman	Murray	Thompson
Allen H E	Delano	Hoey	Neupert	Thorn
Barden	Doherty	Holden	Nolan	Toombs
Bates	Donnelly	Howard	Odell	Trombly
Baimes	Ebbets	Jackson	Oliver	Van Olinda
Berk	Evans	Joseph	O'Neill J J	Vosburgh
Borhart	Eveleth	Keller	O'Neil M A	Walker
Boylan	Filley	Kopp	Parker	Walters
Brainerd	Foley	Lachman	Patrie	Waters
Brown C F	Fowler	Lansing	Phillips C W	Weber
Brown G W	Friend	Lowman	Phillips J S	Weiland
Burgoyne	Frisbie	Lupton	Pitkin	Weinstein
Callan	Garfein	Macdonald	Reed	White E H
Chanler	Gerhardt	MacGregor	Roberts	White L H
Cheney	Goldberg	Manley	Shea	Whitney

Clark S C	Goodspeed	Marlatt	Shepardson	Wilkie
Colné	Goodwin	McCue	Shortt	Wood
Conklin	Green	McElligott	Smith A E	Wright
Connell	Greenwood	McKeon	Smith M	Yale
Cosad	Hackett	Merritt	Stivers	Young E
Crocker	Haines	Metzendorf	Sullivan	Young F L

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1932, Int. No. 300) entitled "An act to amend the Public Health Law, in relation to the practice of veterinary medicine," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the negative, a majority of all the members elected to the Assembly not voting in favor thereof, and three-fifths being present.

AYES 69

NOES 39

Those who voted in the affirmative were:

Abbey	Filley	Kopp	Murray	Thorn
Allen H E	Foley	Lachman	Neupert	Walker
Barden	Friend	Lansing	Nolan	Waters
Baumes	Gerhardt	Levy A J	O'Connor	Weber
Boylan	Goldberg	Lupton	Oden	Weiland
Brainerd	Goodspeed	Macdonald	Oliver	Weimert
Brennan	Green	MacGregor	O'Neil M A	Weinstein
Brown G W	Higgins	Manley	Perkins	White E H
Cheney	Hinman	McCue	Phillips C W	Whitney
Colné	Holden	McElligott	Shea	Wilsnack
Delano	Howard	McKeon	Smith A E	Wood
Doherty	Jackson	Merritt	Stivers	Wright
Donovan	Joseph	Metzendorf	Sullivan	Young F L
Eveleth	Keller	Miller J L	Thompson	

Those who voted in the negative were:

Allen A F	Conklin	Evans	Phillips J S	Sweet
Bates	Connell	Garfein	Pitkin	Trombly
Boshart	Cosad	Greenwood	Reed	Van Olinda
Brown C F	Cross	Harwood	Roberts	Vosburgh
Burgoyne	Dana	Hoey	Sanner	White L H
Callan	De Long	Lowman	Shepardson	Wilkie
Chanler	Donnelly	Marlatt	Shortt	Young E
Clark S C	Ebbets	Patrie	Stevenson	

Mr. Lansing moved to reconsider the vote by which said bill was lost, and that said motion lie on the table.

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the affirmative.

The Senate bill (No. 480, Assembly reprint No. 2042, Rec. No. 60) entitled "An act to amend chapter nine of the Laws of nineteen hundred and three, entitled 'An act to make the office of sheriff of Rensselaer county a salaried office, and regulating the management of said office,' providing for payment of fees to a deputy designated by the sheriff to serve civil process, increasing the appropriation for the appointees of the sheriff, prescribing the persons to be maintained at the jail at the expense of the county, and decreasing the number of court officers," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 109

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Hinman	Murray	Thompson
Allen A F	Delano	Hoey	Neupert	Thorn
Allen H E	Doherty	Holden	Nolan	Toombs
Barden	Donnelly	Howard	Odell	Trombly
Bates	Ebbets	Jackson	Oliver	Van Olinda
Baumes	Evans	Joseph	O'Neill J J	Vosburgh
Beck	Eveleth	Keller	O'Neil M A	Walker
Boshart	Filley	Kopp	Parker	Walters
Boylan	Foley	Lachman	Patrie	Waters
Brainerd	Fowler	Lansing	Phillips C W	Weber
Brown C F	Friend	Lowman	Phillips J S	Weiland
Brown G W	Frisbie	Lupton	Pitkin	Weinstein
Burgoyne	Garfein	Macdonald	Reed	White E H
Callan	Gerhardt	MacGregor	Roberts	White L H
Chanler	Goldberg	Manley	Shea	Whitney
Cheney	Goodspeed	Marlatt	Shepardson	Wilkie
Clark S C	Goodwin	McCue	Shortt	Wood
Colné	Green	McElligott	Smith A E	Wright
Conklin	Greenwood	McKeon	Smith M	Yale
Connell	Hackett	Merritt	Stivers	Young E
Cosad	Haines	Metzendorf	Sullivan	Young F L
Cross	Harwood	Miller J L	Sweet	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same, with amendments.

The bill (No. 2068, Int. No. 616) entitled "An act to amend the Tenement House Law, in relation to definition of tenement house," having been announced for a third reading,

On motion of Mr. Conklin, and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next.

The bill (No. 2045, Int. No. 456) entitled "An act making appropriations for maintenance, and for construction, equipment and improvements for the New York State School of Agriculture at Morrisville," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 109

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Hinman	Murray	Thompson
Allen A F	Delano	Hoey	Neupert	Thorn
Allen H E	Doherty	Holden	Nolan	Toombs
Barden	Donnelly	Howard	Odell	Trombly
Bates	Ebbets	Jackson	Oliver	Van Olinda
Baumes	Evans	Joseph	O'Neill J J	Vosburgh
Beck	Eveleth	Keller	O'Neil M A	Walker
Boshart	Filley	Kopp	Parker	Walters
Boylan	Foley	Lachman	Patrie	Waters
Brainerd	Fowler	Lansing	Phillips C W	Weber
Brown C F	Friend	Lowman	Phillips J S	Weiland
Brown G W	Frisbie	Lupton	Pitkin	Weinstein
Burgoyne	Garfein	Macdonald	Reed	White E H
Callan	Gerhardt	MacGregor	Roberts	White L H
Chanler	Goldberg	Manley	Shea	Whitney
Caeney	Goodspeed	Marlatt	Shepardson	Wilkie
Clark S C	Goodwin	McCue	Shortt	Wood
Colné	Green	McElligott	Smith A E	Wright
Conklin	Greenwood	McKeon	Smith M	Yale
Connell	Hackett	Merritt	Stivers	Young E
Cosad	Haines	Metzendorf	Sullivan	Young F L
Cross	Harwood	Miller J L	Sweet	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have reconsidered their vote on the final passage of said bill, and, as amended, have again passed the same and request the concurrence of the Senate therein.

The bill (No. 2044, Int. No. 684) entitled "An act to amend the Real Property Law, in relation to registering the titles to real property," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 110

NOES 00

Those who voted in the affirmative were:

Abbey	Cross	Harwood	Miller J L	Sweet
Allen A F	Dana	Hinman	Murray	Thompson
Allen H E	Delano	Hoey	Neupert	Thorn
Barden	Doherty	Holden	Nolan	Toombs
Bates	Donnelly	Howard	Odell	Trombly
Baumes	Ebbets	Jackson	Oliver	Van Olinda
Beck	Evans	Joseph	O'Neill J J	Vosburgh
Boshart	Eveleth	Keller	O'Neil M A	Walker
Boylan	Filley	Kopp	Parker	Walters
Brainerd	Foley	Lachman	Patrie	Waters
Brennan	Fowler	Lansing	Phillips C W	Weber
Brown C F	Friend	Lowman	Phillips J S	Weiland
Brown G W	Frisbie	Lupton	Pitkin	Weinstein
Burgoyne	Garfein	Macdonald	Reed	White E H
Cullan	Gerhardt	MacGregor	Roberts	White L H
Chanler	Goldberg	Manley	Shea	Whitney
Cheney	Goodspeed	Marlatt	Shepardson	Wilkie
Clark S C	Goodwin	McCue	Shortt	Wood
Colné	Green	McElligott	Smith A E	Wright
Conklin	Greenwood	McKeon	Smith M	Yale
Connell	Hackett	Merritt	Stivers	Young E
Cosad	Haines	Metzendorf	Sullivan	Young F L

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 2076, Int. No. 915) entitled "An act to amend the Domestic Relations Law, in relation to the issuance of marriage licenses in duplicate," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 112

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Hoey	Neupert	Thorn
Allen A F	Delano	Holden	Nolan	Toombs
Allen H E	Doherty	Howard	Odell	Trombly
Barden	Donnelly	Jackson	Oliver	Van Olinda
Bates	Ebbets	Joseph	O'Neill J J	Vosburgh

Baumes	Evans	Keller	O'Neil M A	Walker
Beck	Eveleth	Kopp	Parker	Walters
Boshart	Filley	Lachman	Patrie	Waters
Boylan	Foley	Lansing	Phillips C W	Weber
Brainerd	Fowler	Lowman	Phillips J S	Weiland
Brennan	Friend	Lupton	Pitkin	Weinstein
Brown C F	Frisbie	Macdonald	Reed	White E H
Brown G W	Garfein	MacGregor	Roberts	White L H
Burgoyne	Gerhardt	Manley	Shea	Whitley
Callan	Goldberg	Marlatt	Shepardson	Whitney
Chanler	Goodspeed	McCue	Shortt	Wilkie
Cheney	Goodwin	McElligott	Smith A E	Wood
Clark S C	Green	McKeon	Smith M	Wright
Colné	Greenwood	Merritt	Stivers	Yale
Conklin	Hackett	Metzendorf	Sullivan	Young E
Connell	Haines	Miller J L	Sweet	Young F L
Cosad	Harwood	Murray	Thompson	Zorn
Cross	Hinman			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 2043, Int. No. 792) entitled "An act to amend the Greater New York charter, in relation to the aqueduct commissioners," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 110

NOES 00

Those who voted in the affirmative were:

Abbey	Cross	Harwood	Miller J L	Sweet
Allen A F	Dana	Hinman	Murray	Thompson
Allen H E	Delano	Hoey	Neupert	Thorn
Barden	Doherty	Holden	Nolan	Toombs
Bates	Donnelly	Howard	Odell	Trombly
Baumes	Ebbets	Jackson	Oliver	Van Olinda
Beck	Evans	Joseph	O'Neill J J	Vosburgh
Boshart	Eveleth	Keller	O'Neil M A	Walker
Boylan	Filley	Kopp	Parker	Walters
Brainerd	Foley	Lachman	Patrie	Waters
Brennan	Fowler	Lansing	Phillips C W	Weber
Brown C F	Friend	Lowman	Phillips J S	Weiland
Brown G W	Frisbie	Lupton	Pitkin	Weinstein
Burgoyne	Garfein	Macdonald	Reed	White E H
Callan	Gerhardt	MacGregor	Roberts	White L H
Chanler	Goldberg	Manley	Shea	Whitney
Cheney	Goodspeed	Marlatt	Shepardson	Wilkie
Clark S C	Goodwin	McCue	Shortt	Wood
Colné	Green	McElligott	Smith A E	Wright
Conklin	Greenwood	McKeon	Smith M	Yale
Connell	Hackett	Merritt	Stivers	Young E
Cosad	Haines	Metzendorf	Sullivan	Young F L

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 2067, Int. No. 1222) entitled "An act to amend chapter six hundred and seventy of the Laws of eighteen hundred and ninety-two, entitled 'An act to amend chapter five hundred and ninety-eight of the Laws of eighteen hundred and seventy, entitled "An act to amend an act to incorporate the city of Troy, passed April twelfth, eighteen hundred and sixteen, and the several acts amendatory thereof, and also to amend other acts relating to the city of Troy," and the acts amendatory of said chapter five hundred and ninety-eight, and to consolidate into one act several of the acts amending the charter of and other acts relating to the city of Troy and its departments, and to the inferior local courts therein,' in relation to the powers of the common council," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 110

NOES 00

Those who voted in the affirmative were:

Abbey	Cross	Harwood	Miller J L	Sweet
Allen A F	Dana	Hinman	Murray	Thompson
Allen H E	Delano	Hoey	Neupert	Thorn
Barden	Doherty	Holden	Nolan	Toombs
Bates	Donnelly	Howard	Odell	Trombly
Baumes	Ebbets	Jackson	Oliver	Van Olinda
Beck	Evans	Joseph	O'Neill J J	Vosburgh
Boshart	Eveleth	Keller	O'Neil M A	Walker
Boylan	Filley	Kopp	Parker	Walters
Brainerd	Foley	Lachman	Patrie	Waters
Brennan	Fowler	Lansing	Phillips C W	Weber
Brown C F	Friend	Lowman	Phillips J S	Weiland
Brown G W	Frisbie	Lupton	Pitkin	Weinstein
Burgoyne	Garfein	Macdonald	Reed	White E H
Callan	Gerhardt	MacGregor	Roberts	White L H
Chanler	Goldberg	Manley	Shea	Whitney
Cheney	Goodspeed	Marlatt	Shepardson	Wilkie
Clark S C	Goodwin	McCue	Shortt	Wood
Colné	Green	McElligott	Smith A E	Wright
Conklin	Greenwood	McKeon	Smith M	Yale
Connell	Hackett	Merritt	Stivers	Young E
Cosad	Haines	Metzendorf	Sullivan	Young F L

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 2047, Int. No. 320) entitled "An act to amend the Code of Civil Procedure, relative to and as to what shall constitute adverse possession," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 110

NOES 00

Those who voted in the affirmative were:

Abbey	Cross	Harwood	Miller J L	Sweet
Allen A F	Dana	Hinman	Murray	Thompson
Allen H E	Delano	Hoey	Neupert	Thorn
Barden	Doherty	Holden	Nolan	Toombs
Bates	Donnelly	Howard	Odell	Trombly
Baumes	Ebbets	Jackson	Oliver	Van Olinda
Beck	Evans	Joseph	O'Neill J J	Vosburgh
Boshart	Eveleth	Keller	O'Neil M A	Walker
Boylan	Filley	Kopp	Parker	Walters
Brainerd	Foley	Lachman	Patrie	Waters
Brennan	Fowler	Lansing	Phillips C W	Weber
Brown C F	Friend	Lowman	Phillips J S	Weiland
Brown G W	Frisbie	Lupton	Pitkin	Weinstein
Burgoyne	Garfein	Macdonald	Reed	White E H
Callan	Gerhardt	MacGregor	Roberts	White L H
Chanler	Goldberg	Manley	Shea	Whitney
Cneney	Goodspeed	Marlatt	Shepardson	Wilkie
Clark S C	Goodwin	McCue	Shortt	Wood
Colné	Green	McElligott	Smith A E	Wright
Conklin	Greenwood	McKeon	Smith M	Yale
Connell	Hackett	Merritt	Stivers	Young E
Cosad	Haines	Metzendorf	Sullivan	Young F L

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 2039, Int. No. 857) entitled "An act making appropriations for the construction, additions and improvements at the State hospitals for the insane," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 110

NOES 00

Those who voted in the affirmative were:

Abbey	Cross	Harwood	Miller J L	Sweet
Allen A F	Dana	Hinman	Murray	Thompson
Allen H E	Delano	Hoey	Neupert	Thorn
Barden	Doherty	Holden	Nolan	Toombs
Bates	Donnelly	Howard	Odell	Trombly
Baumes	Ebbets	Jackson	Oliver	Van Olinda
Beck	Evans	Joseph	O'Neill J J	Vosburgh
Boshart	Eveleth	Keller	O'Neil M A	Walker
Boylan	Filley	Kopp	Parker	Walters
Brainerd	Foley	Lachman	Patrie	Waters
Brennan	Fowler	Lansing	Phillips C W	Weber
Brown C F	Friend	Lowman	Phillips J S	Weiland
Brown G W	Frisbie	Lupton	Pitkin	Weinstein
Burgoyne	Garfein	Macdonald	Reed	White E H
Callan	Gerhardt	MacGregor	Roberts	White L H
Chanler	Goldberg	Manley	Shea	Whitley
Cheney	Goodspeed	Marlatt	Shepardson	Wilkie
Clark S C	Goodwin	McCae	Shortt	Wood
Colné	Green	McElligott	Smith A E	Wright
Conklin	Greenwood	McKeon	Smith M	Yale
Connell	Hackett	Merritt	Stivers	Young E
Cosad	Haines	Metzendorf	Sullivan	Young F L

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 2041, Int. No. 225) entitled "An act to amend the General Business Law, in relation to standards of weights and measures," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 110

NOES 00

Those who voted in the affirmative were:

Abbey	Cross	Harwood	Miller J L	Sweet
Allen A F	Dana	Hinman	Murray	Thompson
Allen H E	Delano	Hoey	Neupert	Thorn
Barden	Doherty	Holden	Nolan	Toombs
Bates	Donnelly	Howard	Odell	Trombly
Baumes	Ebbets	Jackson	Oliver	Van Olinda
Beck	Evans	Joseph	O'Neill J J	Vosburgh
Boshart	Eveleth	Keller	O'Neil M A	Walker
Boylan	Filley	Kopp	Parker	Walters
Brainerd	Foley	Lachman	Patrie	Waters

Brennan	Fowler	Lansing	Phillips C W	Weber
Brown C F	Friend	Lowman	Phillips J S	Weiland
Brown G W	Frisbie	Lupton	Pitkin	Weinstein
Burgoyne	Garfein	Macdonald	Reed	White E H
Callan	Gerhardt	MacGregor	Roberts	White L H
Chanler	Goldberg	Manley	Shea	Whitney
Cheney	Goodspeed	Marlatt	Shepardson	Wilkie
Clark S C	Goodwin	McCue	Shortt	Wood
Colné	Green	McElligott	Smith A E	Wright
Conklin	Greenwood	McKeon	Smith M	Yale
Connell	Hackett	Merritt	Stivers	Young E
Cosad	Haines	Metzendorf	Sullivan	Young F L

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 2037, Int. No. 730) entitled "Concurrent resolution of the Senate and Assembly proposing an amendment to section seven of article seven of the Constitution, in relation to the disposition and use of lands in the forest preserve," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 110

NOES 00

Those who voted in the affirmative were:

Abbey	Cross	Harwood	Miller J L	Sweet
Allen A F	Dana	Hinman	Murray	Thompson
Allen H E	Delano	Hoey	Neupert	Thorn
Barden	Doherty	Holden	Nolan	Toombs
Bates	Donnelly	Howard	Odell	Trombly
Baumes	Ebbets	Jackson	Oliver	Van Olinda
Beck	Evans	Joseph	O'Neill J J	Vosburgh
Boshart	Eveleth	Keller	O'Neil M A	Walker
Boylan	Filley	Kopp	Parker	Walters
Brainerd	Foley	Lachman	Patrie	Waters
Brennan	Fowler	Lansing	Phillips C W	Weber
Brown C F	Friend	Lowman	Phillips J S	Weiland
Brown G W	Frisbie	Lupton	Pitkin	Weinstein
Burgoyne	Garfein	Macdonald	Reed	White E H
Callan	Gerhardt	MacGregor	Roberts	White L H
Chanler	Goldberg	Manley	Shea	Whitney
Cheney	Goodspeed	Marlatt	Shepardson	Wilkie
Clark S C	Goodwin	McCue	Shortt	Wood
Colné	Green	McElligott	Smith A E	Wright
Conklin	Greenwood	McKeon	Smith M	Yale
Connell	Hackett	Merritt	Stivers	Young E
Cosad	Haines	Metzendorf	Sullivan	Young F L

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 2070, Int. No. 1216) entitled "An act to amend the Military Law, in relation to military courts," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 110

NOES 00

Those who voted in the affirmative were:

Abbey	Cross	Harwood	Miller J L	Sweet
Allen A F	Dana	Hinman	Murray	Thompson
Allen H E	Delano	Hoey	Neupert	Thorn
Barden	Doherty	Holden	Nolan	Toombs
Bates	Donnelly	Howard	Odell	Trombly
Baumes	Ebbets	Jackson	Oliver	Van Olinda
Beck	Evans	Joseph	O'Neill J J	Vosburgh
Boshart	Eveleth	Keller	O'Neil M A	Walker
Boylan	Filley	Kopp	Parker	Walters
Brainerd	Foley	Lachman	Patrie	Waters
Brennan	Fowler	Lansing	Phillips C W	Weber
Brown C F	Friend	Lowman	Phillips J S	Weiland
Brown G W	Frisbie	Lupton	Pitkin	Weinstein
Burgoyne	Garfein	Macdonald	Reed	White E H
Callan	Gerhardt	MacGregor	Roberts	White L H
Chanler	Goldberg	Manley	Shea	Whitney
Cheney	Goodspeed	Marlatt	Shepardson	Wilkie
Clark S C	Goodwin	McCue	Shortt	Wood
Colné	Green	McElligott	Smith A E	Wright
Conklin	Greenwood	McKeon	Smith M	Yale
Connell	Hackett	Merritt	Stivers	Young E
Cosad	Haines	Metzendorf	Sullivan	Young F L

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 2074, Int. No. 1176) entitled "An act to amend the Village Law, in relation to change of classification of villages," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the

affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 110

NOES 00

Those who voted in the affirmative were:

Abbey	Cross	Harwood	Miller J L	Sweet
Allen A F	Dana	Hinman	Murray	Thompson
Allen H E	Delano	Hoev	Neupert	Thorn
Barden	Doherty	Holden	Nolan	Toombs
Bates	Donnelly	Howard	Odell	Trombly
Baumes	Ebbets	Jackson	Oliver	Van Olinda
Beck	Evans	Joseph	O'Neill J J	Vosburgh
Boshart	Eveleth	Keller	O'Neil M A	Walker
Boylan	Filley	Kopp	Parker	Walters
Brainerd	Foley	Lachman	Patrie	Waters
Brennan	Fowler	Lansing	Phillips C W	Weber
Brown C F	Friend	Lowman	Phillips J S	Weiland
Brown G W	Frisbie	Lupton	Pitkin	Weinstein
Burgoyne	Garfein	Macdonald	Reed	White E H
Callan	Gerhardt	MacGregor	Roberts	White L H
Chanler	Goldberg	Manley	Shea	Whitney
Cheney	Goodspeed	Marlatt	Shepardson	Wilkie
Clark S C	Goodwin	McCue	Shortt	Wood
Colné	Green	McElligott	Smith A E	Wright
Conklin	Greenwood	McKeon	Smith M	Yale
Connell	Hackett	Merritt	Stivers	Young E
Cosad	Haines	Metzendorf	Sullivan	Young F L

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 2038, Int. No. 72) entitled "An act to amend the Penal Law, in relation to Sunday baseball," having been announced for a third reading,

On motion of Mr. McCue, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The bill (No. 1983, Int. No. 668) entitled "An act to amend the Agricultural Law, in relation to abattoirs and places where meat and meat products are manufactured, sold or kept for sale, and making an appropriation therefor," having been announced, Mr. Harwood moved that said bill be recommitted to the committee on agriculture, with instructions to report the same forthwith, amended as follows:

Page 4, line 20, after the word "appraising" add the following new section:

"§ 112. The provisions of sections one hundred and nine, one hundred and ten and one hundred and eleven of this act shall not affect the city of New York."

Mr. Lachman moved that said bill be recommitted to the committee on agriculture, with instructions to report the same forthwith, amended as follows:

Strike out the words "five dollars for retail dealers".

On motion of Mr. Lansing, and by unanimous consent, said bill was ordered placed on the third reading calander for Tuesday next.

The bill (No. 2079, Int. No. 436) entitled "An act to prescribe the method by which and the terms and conditions under which shall be determined the amount of any indebtedness incurred by the city of New York prior to the first day of January, nineteen hundred and ten, for rapid transit or dock investments which may be excluded in ascertaining the power of the city to become otherwise indebted under the provisions of section ten of article eight of the Constitution of the State," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 110

NOES 00

Those who voted in the affirmative were:

Abbey	Cross	Harwood	Miller J L	Sweet
Allen A F	Dana	Hinman	Murray	Thompson
Allen H E	Delano	Hoey	Neupert	Thorn
Barden	Doherty	Holden	Nolan	Toombs
Bates	Donnelly	Howard	Odell	Trombly
Baumes	Ebbets	Jackson	Oliver	Van Olinda
Beck	Evans	Joseph	O'Neill J J	Vosburgh
Boshart	Eveleth	Keller	O'Neil M A	Walker
Boylan	Filley	Kopp	Parker	Walters
Brainerd	Foley	Lachman	Patrie	Waters
Brennan	Fowler	Lansing	Phillips C W	Weber
Brown C F	Friend	Lowman	Phillips J S	Weiland
Brown G W	Frisbie	Lupton	Pitkin	Weinstein
Burgoyne	Garfein	Macdonald	Reed	White E H
Callan	Gerhardt	MacGregor	Roberts	White L H
Chanler	Goldberg	Manley	Shea	Whitney
Cheney	Goodspeed	Marlatt	Shepardson	Wilkie
Clark S C	Goodwin	McCue	Shortt	Wood
Colné	Green	McElligott	Smith A E	Wright
Conklin	Greenwood	McKeon	Smith M	Yale
Connell	Hackett	Merritt	Stivers	Young E
Cosad	Haines	Metzendorf	Sullivan	Young F L

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 2075, Int. No. 724) entitled "An act to amend the Judiciary Law, in relation to certain papers that may be destroyed," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 110

NOES 00

Those who voted in the affirmative were:

Abbey	Cross	Harwood	Miller J L	Sweet
Allen A F	Dana	Hinman	Murray	Thompson
Allen H E	Delano	Hoey	Neupert	Thorn
Barden	Doh rty	Holden	Nolan	Toombs
Bates	Donnelly	Howard	Odell	Trombly
Baumes	Ebbets	Jackson	Oliver	Van Olinda
Beck	Evans	Joseph	O'Neill J J	Vosburgh
Boshart	Eveleth	Keller	O'Neil M A	Walker
Boylan	Filley	Kopp	Parker	Walters
Brainerd	Foley	Lachman	Patrie	Waters
Brennan	Fowler	Lansing	Phillips C W	Weber
Brown C F	Friend	Lowman	Phillips J S	Weiland
Brown G W	Frisbie	Lupton	Pitkin	Weinstein
Burgoyne	Garfein	Macdonald	Reed	White E H
Callan	Gerhardt	MacGregor	Roberts	White L H
Chanler	Goldberg	Manley	Shea	Whitney
Cheney	Goodspeed	Marlatt	Shepardson	Wilkie
Clark S C	Goodwin	McCue	Shortt	Wood
Colné	Green	McElligott	Smith A E	Wright
Conklin	Greenwood	McKeon	Smith M	Yale
Connell	Hackett	Merritt	Stivers	Young E
Cosad	Haines	Metzendorf	Sullivan	Young F L

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 2077, Int. No. 998) entitled "An act to amend the Stock Corporation Law, in relation to corporations having shares of capital stock without nominal or par value," having been announced for a third reading,

On motion of Mr. J. S. Phillips, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The bill (No. 2073, Int. No. 983) entitled "An act to amend the Prison Law, in relation to bonds of certain officers," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 110

NOES 00

Those who voted in the affirmative were:

Abbey	Cross	Harwood	Miller J L	Sweet
Allen A F	Dana	Hinman	Murray	Thompson
Allen H E	Delano	Hoey	Neupert	Thorn
Barden	Doherty	Holden	Nolan	Toombs
Bates	Donnelly	Howard	Odell	Trombly
Baumes	Ebbets	Jackson	Oliver	Van Olinda
Beck	Evans	Joseph	O'Neill J J	Vosburgh
Boshart	Eveleth	Keller	O'Neil M A	Walker
Boylan	Filley	Kerry	Parker	Walters
Brainerd	Foley	Schuman	Patrie	Waters
Brennan	Fowler	Lansing	Phillips C W	Weber
Brown C F	Friend	Lowman	Phillips J S	Weiland
Brown G W	Frisbie	Lupton	Pitkin	Weinstein
Burgoyne	Garfein	Macdonald	Reed	White E H
Callan	Gerhardt	MacGregor	Roberts	White L H
Chanler	Goldberg	Manley	Shea	Whitney
Cheney	Goodspeed	Marlatt	Shepardson	Wilkie
Clark S C	Goodwin	McCue	Shortt	Wood
Colné	Green	McElligott	Smith A E	Wright
Conklin	Greenwood	McKeon	Smith M	Yale
Connell	Hackett	Merritt	Stivers	Young E
Cosad	Haines	Metzendorf	Sullivan	Young F L

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 2049, Int. No. 371) entitled "An act to amend chapter five hundred and eighty of the Laws of nineteen hundred and two, entitled 'An act in relation to the Municipal Court of the city of New York, its officers and marshals,' in relation to jury trial in the borough of Brooklyn, and procedure connected therewith," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the

affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 110

NOES 00

Those who voted in the affirmative were:

Abbey	Cross	Harwood	Miller J L	Sweet
Allen A F	Dana	Hinman	Murray	Thompson
Allen H E	Delano	Hoey	Neupert	Thorn
Barden	Doherty	Holden	Nolan	Toombs
Bates	Donnelly	Howard	Odell	Trombly
Baumes	Ebbets	Jackson	Oliver	Van Olinda
Beck	Evans	Joseph	O'Neill J J	Vosburgh
Boshart	Eveleth	Keller	O'Neil M A	Walker
Boylan	Filley	Kopp	Parker	Walters
Brainerd	Foley	Lachman	Patrie	Waters
Brennan	Fowler	Lansing	Phillips C W	Weber
Brown C F	Friend	Lowman	Phillips J S	Weiland
Brown G W	Frisbie	Lupton	Pitkin	Weinstein
Burgoyne	Garfein	Macdonald	Reed	White E H
Callan	Gerhardt	MacGregor	Roberts	White L H
Chanler	Goldberg	Manley	Shea	Whitney
Cheney	Goodspeed	Marlatt	Shepardson	Wilkie
Clark S C	Goodwin	McCue	Shortt	Wood
Colné	Green	McElligott	Smith A E	Wright
Conklin	Greenwood	McKeon	Smith M	Yale
Connell	Hackett	Merritt	Stivers	Young E
Cosad	Haines	Metzendorf	Sullivan	Young F L

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1933, Int. No. 1028) entitled "An act to amend chapter five hundred and seventy-two of the Laws of nineteen hundred and two, entitled 'An act to revise and amend an act to incorporate the city of Middletown and the acts amendatory thereof, generally,'" was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 110

NOES 00

Those who voted in the affirmative were:

Abbey	Cross	Harwood	Miller J L	Sweet
Allen A F	Dana	Hinman	Murray	Thompson
Allen H E	Delano	Hoey	Neupert	Thorn

Barden	Doherty	Holden	Nolan	Toombs
Bates	Donnelly	Howard	Odell	Trombly
Baumes	Ebbets	Jackson	Oliver	Van Olinda
Beck	Evans	Joseph	O'Neill J J	Vosburgh
Boshart	Eveleth	Keller	O'Neil M A	Walker
Boylan	Filley	Kopp	Parker	Walters
Brainerd	Foley	Lachman	Patrie	Waters
Brennan	Fowler	Lansing	Phillips C W	Weber
Brown C F	Friend	Lowman	Phillips J S	Weiland
Brown G W	Frisbie	Lupton	Pitkin	Weinstein
Burgoyne	Garfein	Macdonald	Reed	White E H
Callan	Gerhardt	MacGregor	Roberts	White L H
Chanler	Goldberg	Manley	Shea	Whitney
Cheney	Goodspeed	Marlatt	Shepardson	Wilkie
Clark S C	Goodwin	McCue	Shortt	Wood
Colné	Green	McElligott	Smith A E	Wright
Conklin	Greenwood	McKeon	Smith M	Yale
Connell	Hackett	Merritt	Stivers	Young E
Cosad	Haines	Metzendorf	Sullivan	Young F L

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 2048, Int. No. 1138) entitled "An act to amend section three hundred and thirty-five of the Code of Civil Procedure, in relation to attendants in the City Court of the city of New York," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 110

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Hinman	Murray	Sweet
Allen A F	Delano	Hoey	Neupert	Thompson
Allen H E	Doherty	Holden	Nolan	Thorn
Barden	Donnelly	Howard	Odell	Toombs
Bates	Ebbets	Jackson	Oliver	Trombly
Baumes	Evans	Joseph	O'Neil J J	Van Olinda
Beck	Eveleth	Keller	O'Neil M A	Vosburgh
Boshart	Filley	Kopp	Parker	Walker
Boylan	Foley	Lachman	Patrie	Walters
Brainerd	Fowler	Lansing	Phillips C W	Waters
Brown C F	Friend	Lowman	Phillips J S	Weber
Brown G W	Frisbie	Lupton	Pitkin	Weiland
Burgoyne	Garfein	Macdonald	Raldiris	Weinstein
Callan	Gerhardt	MacGregor	Reed	White E H
Chanler	Goldberg	Manley	Roberts	White L H
Cheney	Goodspeed	Marlatt	Shea	Whitney
Clark S C	Goodwin	McCue	Shepardson	Wilkie

Colné	Green	McElligott	Shortt	Wood
Conklin	Greenwood	McKeon	Smith A E	Wright
Connell	Hackett	Merritt	Smith M	Yale
Cosad	Haines	Metzendorf	Stivers	Young E
Cross	Higgins	Miller J L	Sullivan	Young F L

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 2072, Int. No. 1336) entitled "An act to authorize the town board and the superintendent of highways of the town of Grand Island, in the county of Erie, to cancel the assessments for the improvement of the Base Line highway in said town of Grand Island and to refund all moneys heretofore paid upon said rolls," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 110

NOES 00

Those who voted in the affirmative were:

Abbey	Cross	Harwood	Miller J L	Sweet
Allen A F	Dana	Hinman	Murray	Thompson
Allen H E	Delano	Hoey	Neupert	Thorn
Barden	Doherty	Holden	Nolan	Toombs
Bates	Donnelly	Howard	Odell	Trombly
Baumes	Ebbets	Jackson	Oliver	Van Olinda
Beck	Evans	Joseph	O'Neill J J	Vosburgh
Boshart	Eveleth	Keller	O'Neil M A	Walker
Boylan	Filley	Kopp	Parker	Walters
Brainerd	Foley	Lachman	Patrie	Waters
Brennan	Fowler	Lansing	Phillips C W	Weber
Brown C F	Friend	Lowman	Phillips J S	Weiland
Brown G W	Frisbie	Lupton	Pitkin	Weinstein
Burgoyne	Garfein	Macdonald	Reed	White E H
Callan	Gerhardt	MacGregor	Roberts	White L H
Chanler	Goldberg	Manley	Shea	Whitney
Cheney	Goodspeed	Marlatt	Shepardson	Wilkie
Clark S C	Goodwin	McCue	Shortt	Wood
Colné	Green	McElligott	Smith A E	Wright
Conklin	Greenwood	McKeon	Smith M	Yale
Connell	Hackett	Merritt	Stivers	Young E
Cosad	Haines	Metzendorf	Sullivan	Young F L

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1987, Int. No. 628) entitled "An act to amend the Election Law, in relation to register of voters where personal registration is required," having been announced for a third reading,

On motion of Mr. Oliver, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The bill (No. 2069, Int. No. 547) entitled "An act to amend the Code of Civil Procedure and repealing certain sections thereof, in relations to actions to recover real property," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 110

NOES 00

Those who voted in the affirmative were:

Abbey	Cross	Harwood	Miller J L	Sweet
Allen A F	Dana	Hinman	Murray	Thompson
Allen H E	Delano	Hoey	Neupert	Thorn
Barden	Doherty	Holden	Nolan	Toombs
Bates	Donnelly	Howard	Odell	Trombly
Baumes	Ebbets	Jackson	Oliver	Van Olinda
Beck	Evans	Joseph	O'Neill J J	Vosburgh
Boshart	Eveleth	Keller	O'Neil M A	Walker
Boylan	Filley	Kopp	Parker	Walters
Brainerd	Foley	Lachman	Patrie	Waters
Brennan	Fowler	Lansing	Phillips C W	Weber
Brown C F	Friend	Lowman	Phillips J S	Weiland
Brown G W	Frisbie	Lupton	Pitkin	Weinstein
Burgoyne	Garfein	Macdonald	Reed	White E H
Callan	Gerhardt	MacGregor	Roberts	White L H
Chanler	Goldberg	Manley	Shea	Whitney
Cheney	Goodspeed	Marlatt	Shepardson	Wilkie
Clark S C	Goodwin	McCue	Shortt	Wood
Colné	Green	McElligott	Smith A E	Wright
Conklin	Greenwood	McKeon	Smith M	Yale
Connell	Hackett	Merritt	Stivers	Young E
Cosad	Haines	Metzendorf	Sullivan	Young F L

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 2036, Int. No. 859) entitled "An act to amend the Penal Law, in relation to selling, offering for sale horses or

other animals, which by reason of disease are unfitted for work," having been announced for a third reading,

On motion of Mr. Nolan, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The bill (No. 2035, Int. No. 803) entitled "An act to amend chapter one hundred and five of the Laws of eighteen hundred and ninety-one, entitled 'An act to revise the charter of the city of Buffalo,' relating to the police force and precincts of said city," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 110

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Hinman	Murray	Sweet
Allen A F	Delano	Hoey	Neupert	Thompson
Allen H E	Doherty	Holden	Nolan	Thorn
Barden	Donnelly	Howard	Odell	Toombs
Bates	Ebbets	Jackson	Oliver	Trombly
Baumes	Evans	Joseph	O'Neill J J	Van Olinda
Beck	Eveleth	Keller	O'Neil M A	Vosburgh
Boshart	Filley	Kopp	Parker	Walker
Boylan	Foley	Lachman	Patrie	Walters
Brainerd	Fowler	Lansing	Phillips C W	Waters
Brown C F	Friend	Lowman	Phillips J S	Weber
Brown G W	Frisbie	Lupton	Pitkin	Wieland
Burgoyne	Garfein	Macdonald	Raldiris	Weinstein
Callan	Gerhardt	MacGregor	Reed	White E H
Chanler	Goldberg	Manley	Roberts	White L H
Cheney	Goodspeed	Marlatt	Shea	Whitney
Clark S C	Goodwin	McCue	Shepardson	Wilkie
Colné	Green	McElligott	Shortt	Wood
Conklin	Greenwood	McKeon	Smith A E	Wright
Connell	Hackett	Merritt	Smith M	Yale
Cosad	Haines	Metzendorf	Stivers	Young E
Cross	Harwood	Miller J L	Sullivan	Young F L

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 2071, Int. No. 510) entitled "An act to amend the Greater New York charter, in relation to powers of dock

masters," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 109

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Hinman	Murray	Thompson
Allen A F	Delano	Hoey	Neupert	Thorn
Allen H E	Doherty	Holden	Nolan	Toombs
Barden	Donnelly	Howard	Odell	Trombly
Bates	Ebbets	Jackson	Oliver	Van Olinda
Baumes	Evans	Joseph	O'Neill J J	Vosburgh
Beck	Eveleth	Keller	O'Neil M A	Walker
Boshart	Filley	Kopp	Parker	Walters
Boylan	Foley	Lachman	Patrie	Waters
Brainerd	Fowler	Lansing	Phillips C W	Weber
Brown C F	Friend	Lowman	Phillips J S	Weiland
Brown G W	Frisbie	Lupton	Pitkin	Weinstein
Burgoyne	Garfein	Macdonald	Reed	White E H
Callan	Gerhardt	MacGregor	Roberts	White L H
Cnaanler	Goldberg	Manley	Shea	Whitney
Cheney	Goodspeed	Marlatt	Shepardson	Wilkie
Clark S C	Goodwin	McCue	Shortt	Wood
Colné	Green	McElligott	Smith A E	Wright
Conklin	Greenwood	McKeon	Smith M	Yale
Connell	Hackett	Merritt	Stivers	Young E.
Cosad	Haines	Metzendorf	Sullivan	Young F L
Cross	Higgins	Miller J L	Sweet	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 535, Int. No. 503) entitled "An act to amend chapter five hundred and eighty of the Laws of nineteen hundred and two, entitled 'An act in relation to the Municipal Court of the city of New York, its officers and marshals,' in relation to vacating judgments obtained without service of summons as required by law," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 110

NOES 00

Those who voted in the affirmative were:

Abbey	Cross	Harwood	Miller J L	Sweet
Allen A F	Dana	Hinman	Murray	Thompson
Allen H E	Delano	Hoey	Neupert	Thorn
Barden	Doherty	Holden	Nolan	Toombs
Bates	Donnelly	Howard	Odell	Trombly
Baumes	Ebbets	Jackson	Oliver	Van Olinda
Beck	Evans	Joseph	O'Neill J J	Vosburgh
Boshart	Eveleth	Keller	O'Neil M A	Walker
Boylan	Filley	Kopp	Parker	Walters
Brainerd	Foley	Lachman	Patrie	Waters
Brennan	Fowler	Lansing	Phillips C W	Weber
Brown C F	Friend	Lowman	Phillips J S	Weiland
Brown G W	Frisbie	Lupton	Pitkin	Weinstein
Burgoyne	Garfein	Macdonald	Reed	White E H
Callan	Gerhardt	MacGregor	Roberts	White L H
Chanler	Goldberg	Manley	Shea	Whitney
Cheney	Goodspeed	Marlatt	Shepardson	Wilkie
Clark S C	Goodwin	McCue	Shortt	Wood
Colné	Green	McElligott	Smith A E	Wright
Conklin	Greenwood	McKeon	Smith M	Yale
Connell	Hackett	Merritt	Stivers	Young E
Cosad	Haines	Metzendorf	Sullivan	Young F L

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 2040, Int. No. 631) entitled "An act to amend the Code of Civil Procedure, in relation to disposing of the decedent's real property for the payment of debts and funeral expenses," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 110

NOES 00

Those who voted in the affirmative were:

Abbey	Cross	Harwood	Miller J L	Sweet
Allen A F	Dana	Hinman	Murray	Thompson
Allen H E	Delano	Hoey	Neupert	Thorn
Barden	Doherty	Holden	Nolan	Toombs
Bates	Donnelly	Howard	Odell	Trombly
Baumes	Ebbets	Jackson	Oliver	Van Olinda
Beck	Evans	Joseph	O'Neill J J	Vosburgh
Boshart	Eveleth	Keller	O'Neil M A	Walker

Boylan	Filley	Kopp	Parker	Walters
Brainerd	Foley	Lachman	Patrie	Waters
Brennan	Fowler	Lansing	Phillips C W	Weber
Brown C F	Friend	Lowman	Phillips J S	Weiland
Brown G W	Frisbie	Lupton	Pitkin	Weinstein
Burgoyne	Garfein	Macdonald	Reed	White E H
Callan	Gerhardt	MacGregor	Roberts	White L H
Chanler	Goldberg	Manley	Shea	Whitney
Cheney	Goodspeed	Marlatt	Shepardson	Wilkie
Clark S C	Goodwin	McCue	Shortt	Wood
Colné	Green	McElligott	Smith A E	Wright
Conklin	Greenwood	McKeon	Smith M	Yale
Connell	Hackett	Merritt	Stivers	Young E
Cosad	Haines	Metzendorf	Sullivan	Young F L

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Pursuant to notice, Mr. MacGregor called up the bill (No. 971, Int. No. 518), entitled "An act to amend chapter one hundred and five of the Laws of eighteen hundred and ninety-one, entitled 'An act to revise the charter of the city of Buffalo,' creating a board of estimate and defining its powers and duties," heretofore laid aside on the order of third reading.

Said bill having been announced for a third reading,

On motion of Mr. MacGregor, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The bill (No. 1889, Int. No. 493) entitled "An act to amend the Navigation Law, in relation to certain motor craft," having been announced, Mr. Harwood moved to amend as follows:

Page 2, line 11, after the word "associations" add the following sentence: "Except that this act shall not affect motor boats used on the waters within the counties of Chautauqua, Erie, Jefferson, Niagara, Onondaga and Westchester."

Mr. McCue moved to recommit said bill to the committee on commerce and navigation.

Mr. Speaker put the question whether the House would agree to said motion of Mr. McCue, and it was determined in the affirmative.

The bill (No. 1075, Int. No. 609) entitled "An act to amend the Greater New York charter, in regard to auxiliary fire alarm systems," was read the second time.

On motion of Mr. Foley, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 770, Int. No. 678) entitled "An act to amend chapter seven hundred and forty-seven of the Laws of eighteen hundred and ninety-six, entitled 'An act to revise and consolidate the several acts in relation to the city of Kingston, to revise the charter of said city, and to establish a city court therein and define its jurisdiction and powers,' generally," was read the second time.

On motion of Mr. Fowler, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1466, Int. No. 1171) entitled "An act to amend chapter three hundred and thirty-five of the Laws of eighteen hundred and sixty-eight, entitled 'An act to incorporate the city of Ogdensburg,' in relation to powers of the board of health, and repealing certain sections thereof relating to the powers of the common council," was read the second time.

On motion of Mr. Gray, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1767, Int. No. 1306) entitled "An act in relation to the City Court of Albany, generally, its justices, clerk, marshals and stenographers," having been announced for a second reading,

On motion of Mr. Waters, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The bill (No. 796, Int. No. 188) entitled "An act to amend the Greater New York charter, in regard to stage routes," was read the second time.

On motion of Mr. Hoey, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 2010, Int. No. 1474) entitled "An act to repeal section four of the General City Law, relating to the filing of financial reports with the Secretary of State by cities of the second and third class," was read the second time.

On motion of Mr. Kopp, said bill was placed on the order of third reading.

On motion of Mr. Kopp, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 111

NOES 00

Those who voted in the affirmative were:

Abbey	Delano	Hoey	Neupert	Sweet
Allen A F	Doherty	Holden	Nolan	Thompson
Allen H E	Donnelly	Howard	O'Connor	Thorn
Barden	Ebbets	Jackson	Odell	Toombs
Bates	Evans	Joseph	Oliver	Trombly
Baumes	Eveleth	Keller	O'Neill J J	Van Olinda
Beck	Filley	Kopp	O'Neil M A	Vosburgh
Boshart	Foley	Lachman	Parker	Walker
Boylan	Fowler	Lansing	Patrie	Walters
Brainerd	Friend	Lowman	Phillips C W	Waters
Brown C F	Frisbie	Lupton	Phillips J S	Weber
Brown G W	Garfein	Macdonald	Pitkin	Weiland
Burgoyne	Gerhardt	MacGregor	Raldiris	Weinstein
Callan	Goldberg	Manley	Reed	White E H
Chanler	Goodspeed	Marlatt	Roberts	White L H
Cheney	Goodwin	McCue	Shea	Whitney
Clark S C	Green	McElligott	Shepardson	Wilkie
Colné	Greenwood	McKeon	Shortt	Wood
Conklin	Hackett	Merritt	Smith A E	Wright
Connell	Haines	Metzendorf	Smith M	Yale
Cosad	Higgins	Miller J L	Stivers	Young E
Cross	Hinman	Murray	Sullivan	Young F L
Dana				

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

The bill (No. 2054, Int. No. 1492) entitled "An act to amend the Greater New York charter, relating to the general powers of commissioners as to the management of parks," having been announced for a second reading,

On motion of Mr. Colne, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The bill (No. 1947, Int. No. 1440) entitled "An act to provide for the licensing of dogs in the city of Elmira, for the care and protection of lost, strayed and homeless dogs, for securing and protecting the rights of the owners thereof, and for the protection of the public," was read the second time.

On motion of Mr. Lowman, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1949, Int. No. 1442) entitled "An act to amend chapter three hundred and seventy of the Laws of eighteen hundred and ninety-five, entitled 'An act in relation to the public schools of the city of Elmira,' in relation to powers and duties of the board of education," was read the second time.

On motion of Mr. Lowman, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1950, Int. No. 1443) entitled "An act to amend chapter five hundred and twenty-five of the Laws of nineteen hundred, entitled 'An act to establish a police pension fund for the city of Elmira,' in relation to such fund," was read the second time.

On motion of Mr. Lowman, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1966, Int. No. 1459) entitled "An act to authorize the city of Corning to issue bonds in a sum not exceeding twenty thousand dollars for the purpose of erecting a garbage incinerating plant for such city," was read the second time.

On motion of Mr. J. L. Miller, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1749, Int. No. 1334) entitled "An act to amend chapter eighty-four of the Laws of nineteen hundred, entitled 'An act to make the office of sheriff of Greene county a salaried one, in part, and to regulate the management thereof,' in relation to the compensation of such sheriff for janitor service," was read the second time.

On motion of Mr. Patrie, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1711, Int. No. 1324) entitled "An act to amend chapter three hundred and ninety-four of the Laws of eighteen hundred and ninety-five, entitled 'An act to revise the charter of the city of Oswego,' in relation to authorizing the city of Oswego to issue bonds for the construction of certain sewers therein and a sewage disposal plant therefor," was read the second time.

On motion of Mr. Sweet, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 2080, Int. No. 1467) entitled "An act to amend, consolidate and revise the several acts relative to the city of Amsterdam," was read the second time.

On motion of Mr. Van Olinda, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 2018, Int. No. 1482) entitled "An act to amend chapter sixty-two of the Consolidated Laws, in relation to preventing and fighting forest fires," was read the second time.

On motion of Mr. Whitney, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1756, Int. No. 1341) entitled "An act to transfer a part of Niagara street in the city of Buffalo to the control and jurisdiction of the board of park commissioners of said city," was read the second time.

On motion of Mr. Wilkie, said bill was placed on the order of third reading.

On motion of Mr. Wilkie, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and **three-fifths** being present.

AYES 110

NOES 00

Those who voted in the affirmative were:

Abbey	Cross	Harwood	Miller J L	Sweet
Allen A F	Dana	Hinman	Murray	Thompson
Allen H E	Delano	Hoey	Neupert	Thorn
Barden	Doherty	Holden	Nolan	Toombs
Bates	Donnelly	Howard	Odell	Trombly
Baumes	Ebbets	Jackson	Oliver	Van Olinda
Beck	Evans	Joseph	O'Neill J J	Vosburgh
Boshart	Eveleth	Keller	O'Neil M A	Walker
Boylan	Filley	Kopp	Parker	Walters
Brainerd	Foley	Lachman	Patrie	Waters
Brennan	Fowler	Lansing	Phillips C W	Weber
Brown C F	Friend	Lowman	Phillips J S	Weiland
Brown G W	Frisbie	Lupton	Pitkin	Weinstein
Burgoyne	Garfein	Macdonald	Reed	White E H
Callan	Gerhardt	MacGregor	Roberts	White L H
Chanler	Goldberg	Manley	Shea	Whitney
Cheney	Goodspeed	Marlatt	Shepardson	Wilkie
Clark S C	Goodwin	McCue	Shortt	Wood
Colné	Green	McElligott	Smith A E	Wright
Conklin	Greenwood	McKeon	Smith M	Yale
Connell	Hackett	Merritt	Stivers	Young E
Cosad	Haines	Metzendorf	Sullivan	Young F L

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

The bill (No. 1969, Int. No. 1462) entitled "An act to amend the County Law, in relation to sheriffs and coroners," was read the second time.

On motion of Mr. Wilkie, said bill was placed on the order of third reading.

On motion of Mr. Wilkie, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 110

NOES 00

Those who voted in the affirmative were:

Abbey	Cross	Harwood	Miller J L	Sweet
Allen A F	Dana	Hinman	Murray	Thompson
Allen H E	Delano	Hoey	Neupert	Thorn
Barden	Doherty	Holden	Nolan	Toombs
Bates	Donnelly	Howard	Odell	Trombly
Baumes	Ebbets	Jackson	Oliver	Van Olinda
Beck	Evans	Joseph	O'Neill J J	Vosburgh
Boshart	Eveleth	Keller	O'Neil M A	Walker
Boylan	Filley	Kopp	Parker	Walters
Brainerd	Foley	Lachman	Patrie	Waters
Brennan	Fowler	Lansing	Phillips C W	Weber
Brown C F	Friend	Lowman	Phillips J S	Weiland
Brown G W	Frisbie	Lupton	Pitkin	Weinstein
Burgoyne	Garfein	Macdonald	Reed	White E H
Callan	Gerhardt	MacGregor	Roberts	White L H
Chanler	Goldberg	Manley	Shea	Whitney
Cheney	Goodspeed	Marlatt	Shepardson	Wilkie
Clark S C	Goodwin	McCue	Shortt	Wood
Colné	Green	McElligott	Smith A E	Wright
Conklin	Greenwood	McKeon	Smith M	Yale
Connell	Hackett	Merritt	Stivers	Young E
Cosad	Haines	Metzendorf	Sullivan	Young F L

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

The bill (No. 1219, Int. No. 1017) entitled "An act to amend the Public Health Law, in relation to the practice of undertaking and embalming and the licensing of undertakers and embalmers," having been announced for a second reading,

On motion of Mr. Wood, said bill was laid aside, and ordered stricken from the calendar.

The bill (No. 1956, Int. No. 1449) entitled "An act to amend the Public Health Law, in relation to burial and burial permits," was read the second time.

On motion of Mr. Wood, said bill was placed on the order of third reading and referred to the committee on revision.

The Senate bill (No. 568, Rec. No. 67) entitled "An act to repeal section one of chapter two hundred and thirty-seven of the Laws of eighteen hundred and nineteen, entitled 'An act further to amend an act to incorporate medical societies, for the purpose of regulating the practice of physic and surgery in this State,'" was read the second time.

On motion of Mr. Wood, said bill was placed on the order of third reading.

The Senate bill (No. 570, Rec. No. 69) entitled "An act to repeal section six of chapter two hundred and six of the Laws of eighteen hundred and eighteen, entitled 'An act to amend an act entitled "An act to incorporate medical societies,"' for the purpose of regulating the practice of physic and surgery in this State," was read the second time.

On motion of Mr. Wood, said bill was placed on the order of third reading.

The Senate bill (No. 881, Rec. No. 95) entitled "An act to amend chapter four hundred and forty-one of the Laws of nineteen hundred and two, entitled 'An act to authorize a further appropriation to the New York Zoological Society for the support of the New York Aquarium,' in relation to the amount of the appropriation," was read the second time.

On motion of Mr. Burgoyne, said bill was placed on the order of third reading.

The Senate bill (No. 863, Rec. No. 82) entitled "An act to amend chapter five hundred and twenty-six of the Laws of nineteen hundred and five, entitled 'An act to incorporate the Staten Island Association of Arts and Sciences and to provide for the care and housing of its museum and library by the city of New York,' in relation to the acquisition and leasing of lands and build-

ings for said museum, and to provide funds by the city of New York therefor," was read the second time.

On motion of Mr. Conklin, said bill was placed on the order of third reading.

On motion of Mr. Conklin, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 110

NOES 00

Those who voted in the affirmative were:

Abbey	Cross	Harwood	Miller J L	Sweet
Allen A F	Dana	Hinman	Murray	Thompson
Allen H E	Delano	Hoe	Neupert	Thorn
Barden	Doherty	Holden	Nolan	Toombs
Bates	Donnelly	Howard	Odell	Trombly
Baumes	Ebbets	Jackson	Oliver	Van Olinda
Beck	Evans	Joseph	O'Neill J J	Vosburgh
Boshart	Eveleth	Keller	O'Neil M A	Walker
Boylan	Filley	Kopp	Parker	Walters
Brainerd	Foley	Lachman	Patrie	Waters
Brennan	Fowler	Lansing	Phillips C W	Weber
Brown C F	Friend	Lowman	Phillips J S	Weiland
Brown G W	Frisbie	Lupton	Pitkin	Weinstein
Burgoyne	Garfein	Macdonald	Reed	White E H
Callan	Gerhardt	MacGregor	Roberts	White L H
Chanler	Goldberg	Manley	Shea	Whitney
Cheney	Goodspeed	Marlatt	Shepardson	Wilkie
Clark S C	Goodwin	McCue	Shortt	Wood
Colné	Green	McElligott	Smith A E	Wright
Conklin	Greenwood	McKeon	Smith M	Yale
Connell	Hackett	Merritt	Stivers	Young E
Cosad	Haines	Metzendorf	Sullivan	Young F L

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 861, Rec. No. 84) entitled "An act to amend chapter one hundred and five of the Laws of eighteen hundred and ninety-one, entitled 'An act to revise the charter of the city of Buffalo,' in relation to the compensation of the fire commissioners of said city," was read the second time.

On motion of Mr. Weimert, said bill was placed on the order of third reading.

On motion of Mr. Weimert, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 110

NOES 00

Those who voted in the affirmative were:

Abbey	Cross	Harwood	Miller J L	Sweet
Allen A F	Dana	Hinman	Murray	Thompson
Allen H E	Delano	Hoey	Neupert	Thorn
Barden	Doherty	Holden	Nolan	Toombs
Bates	Donnelly	Howard	Odell	Trombly
Baumes	Ebbets	Jackson	Oliver	Van Olinda
Beck	Evans	Joseph	O'Neill J J	Vosburgh
Boshart	Eveleth	Keller	O'Neil M A	Walker
Boylan	Filley	Kopp	Parker	Walters
Brainerd	Foley	Lachman	Patrie	Waters
Brennan	Fowler	Lansing	Phillips C W	Weber
Brown C F	Friend	Lowman	Phillips J S	Weiland
Brown G W	Frisbie	Lupton	Pitkin	Weinstein
Burgoyne	Garfein	Macdonald	Reed	White E H
Callan	Gerhardt	MacGregor	Roberts	White L H
Chanler	Goldberg	Manley	Shea	Whitney
Cheney	Goodspeed	Marlatt	Shepardson	Wilkie
Clark S C	Goodwin	McCue	Shortt	Wood
Colné	Green	McElligott	Smith A E	Wright
Conklin	Greenwood	McKeon	Smith M	Yale
Connell	Hackett	Merritt	Stivers	Young E
Cosad	Haines	Metzendorf	Sullivan	Young F L

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 718, Rec. No. 88) entitled "An act to amend chapter six hundred and seventy-one of the Laws of eighteen hundred and ninety-two, entitled 'An act to revise, consolidate and amend the several acts relating to the government of the city of Cohoes,' in relation to the amount to be set apart to the credit of and expended annually by the board of fire commissioners of said city, and to remedies for violation of duty by members of such board," was read the second time.

On motion of Mr. Waters, said bill was placed on the order of third reading.

The bill (No. 297, Int. No. 289) entitled "An act to amend the Public Health Law, in relation to qualifications for the practice of veterinary medicine and surgery," was read the second time.

On motion of Mr. A. E. Smith, said bill was placed on the order of third reading and referred to the committee on revision.

The Senate returned the Assembly bill (No. 776, Senate reprint No. 1057, Int. No. 234), entitled "An act to amend the Lackawanna city charter, in relation to the ratification and confirmation of the assessment-roll completed in the month of July of the first fiscal year of the city," with a message that they have concurred in the passage of the same, with the following amendment:

Page 2, line 8, after the word "affect" insert "any pending litigation or proceeding, or" in italics.

Mr. Weimert moved to concur in the Senate amendment.

Mr. Speaker put the question whether the House would concur in said amendment, said bill having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 111

NOES 00

Those who voted in the affirmative were:

bbey	Cross	Harwood	Miller J L	Sweet
Allen A F	Dana	Hinman	Murray	Thompson
Allen H E	Delano	Hoey	Neupert	Thorn
Barden	Doherty	Holden	Nolan	Toombs
Ba'es	Donnelly	Howard	Odell	Trombly
Baumes	Ebbets	Jackson	Oliver	Van Olinda
Beck	Evans	Joseph	O'Neill J J	Vosburgh
Boshart	Eveleth	Keller	O'Neil M A	Walker
Boylan	Filley	Kopp	Parker	Walters
Brainerd	Foley	Lachman	Patrie	Waters
Brennan	Fowler	Lansing	Phillips C W	Weber
Brown C F	Friend	Lowman	Phillips J S	Weiland
Brown G W	Frisbie	Lupton	Pitkin	Weinstein
Burgoyne	Garfein	Macdonald	Reed	White E H
Callan	Gerhardt	MacGregor	Roberts	White L H
Chanler	Goldberg	Manley	Shea	Whitney

Cheney	Goodspeed	Marlatt	Shepardson	Wilkie
Clark S C	Goodwin	McCue	Shortt	Wood
Colné	Green	McElligott	Smith A E	Wright
Conklin	Greenwood	McKeon	Smith M	Yale
Connell	Hackett	Merritt	Stivers	Young E
Cosad	Haines	Metzendorf	Sullivan	Young F L
Crocker				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendment of the Senate thereto.

The Senate returned the Assembly bill (No. 1642, Senate reprint No. 1058, Int. No. 1193), entitled "An act to amend chapter one hundred and ninety-three of the Laws of nineteen hundred and eight, entitled 'An act to authorize the city of Cohoes to contribute toward a memorial to the soldiers and sailors of the Civil War,' by increasing the maximum amount of such contribution," with a message that they have concurred in the passage of the same, with the following amendment:

Amend title by striking out period after the word "War" at end of last line and insert "by increasing the maximum amount of such contribution."

Mr. Waters moved to concur in the Senate amendment.

Mr. Speaker put the question whether the House would concur in said amendment, said bill having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 110

NOES 00

Those who voted in the affirmative were:

Abbey	Cross	Harwood	Miller J L	Sweet
Allen A F	Dana	Hinman	Murray	Thompson
Allen H E	Delano	Hoey	Neupert	Thorn
Barden	Doherty	Holden	Nolan	Toombs
Bates	Donnelly	Howard	Odell	Trombly
Baumes	Ebbets	Jackson	Oliver	Van Olinda
Beck	Evans	Joseph	O'Neill J J	Vosburgh
Boshart	Eveleth	Keller	O'Neil M A	Walker
Boylan	Filley	Kopp	Parker	Walters
Brainerd	Foley	Lachman	Patrie	Waters
Brennan	Fowler	Lansing	Phillips C W	Weber
Brown C F	Friend	Lowman	Phillips J S	Weiland
Brown G W	Frisbie	Lupton	Pitkin	Weinstein
Burgoyne	Garfein	Macdonald	Reed	White E H
Callan	Gerhardt	MacGregor	Roberts	White L H

Chanler	Goldberg	Manley	Shea	Whitney
Cheney	Goodspeed	Marlatt	Shepardson	Wilkie
Clark S C	Goodwin	McCue	Shortt	Wood
Colné	Green	McElligott	Smith A E	Wright
Conklin	Greenwood	McKeon	Smith M	Yale
Connell	Hackett	Merritt	Stivers	Young E
Cosad	Haines	Metzendorf	Sullivan	Young F L

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendment of the Senate thereto.

A communication from the Governor was received and read, in the words following:

STATE OF NEW YORK — EXECUTIVE CHAMBER,
ALBANY, April 20, 1910.

To the Assembly:

Pursuant to concurrent resolution of the Senate and Assembly, herewith is returned for amendment Assembly bill (No. 174, Int. No. 173), entitled "An act to amend the Code of Criminal Procedure, in relation to justices' criminal dockets and accounting thereon."

CHARLES E. HUGHES.

Said bill having been announced, Mr. E. H. White moved to reconsider the vote by which said bill was passed.

Mr. Speaker put the question whether the House would agree to the reconsideration of the vote on the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 110

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Hinman	Murray	Thompson
Allen A F	Delano	Hoey	Neupert	Thorn
Allen H E	Doherty	Holden	Nolan	Toombs
Barden	Donnelly	Howard	Odell	Trombly
Bates	Ebbets	Jackson	Oliver	Van Olinda
Baumes	Evans	Joseph	O'Neill J J	Vosburgh
Beck	Eveleth	Keller	O'Neil M A	Walker
Boshart	Filley	Kopp	Parker	Walters
Boylan	Foley	Lachman	Patrie	Waters
Brainerd	Fowler	Lansing	Phillips C W	Weber
Brown C F	Friend	Lowman	Phillips J S	Weiland
Brown G W	Frisbie	Lupton	Pitkin	Weinstein
Burgoyne	Garfein	Macdonald	Reed	White E H
Callan	Gerhardt	MacGregor	Roberts	White L H

Chanler	Goldberg	Manley	Shea	Whitney
Cheney	Goodspeed	Marlatt	Shepardson	Wilkie
Clark S C	Goodwin	McCue	Shortt	Wilsnack
Colné	Green	McInerney	Smith A E	Wood
Conklin	Greenwood	McKeon	Smith M	Wright
Connell	Hackett	Merritt	Stivers	Yale
Cosad	Haines	Metzendorf	Sullivan	Young E
Cross	Higgins	Miller J L	Sweet	Young F L

Mr. E. H. White moved that said bill be recommitted to the committee on codes, with instructions to report the same forthwith, amended as follows:

Page 2, line 11, strike out the word "each".

Page 2, line 12, strike out the words "police justice and" and insert the word "every" in italics.

Page 2, line 12, after the word "peace" insert in italics the following: "and every police or other special justice".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Fowler, from the committee on codes, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

A communication from the Governor was received and read, in the words following:

STATE OF NEW YORK — EXECUTIVE CHAMBER,
ALBANY, April 19, 1910.

To the Assembly:

Pursuant to concurrent resolution of the Senate and Assembly, herewith is returned for amendment Assembly bill (No. 915, Int. No. 657), entitled "An act to amend the Code of Civil Procedure, in relation to stenographers in surrogates' courts in the counties of New York, Kings and Erie."

CHARLES E. HUGHES.

Said bill having been announced, Mr. MacGregor moved to reconsider the vote by which said bill was passed.

Mr. Speaker put the question whether the House would agree to the reconsideration of the vote on the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 110

NOES 00

Those who voted in the affirmative were:

Abbey	Cross	Harwood	Miller J L	Sweet
Allen A F	Dana	Hinman	Murray	Thompson
Allen H E	De Long	Hoey	Neupert	Thorn
Barden	Doherty	Holden	Nolan	Toombs
Bates	Donnelly	Howard	Odell	Trombly
Baumes	Ebbets	Jackson	Oliver	Van Olinda
Beck	Evans	Joseph	O'Neill J J	Vosburgh
Boshart	Eveleth	Keller	O'Neil M A	Walker
Boylan	Filley	Kopp	Parker	Walters
Brainerd	Foley	Lachman	Patrie	Waters
Brown C F	Fowler	Lansing	Phillips C W	Weber
Brown G W	Friend	Lowman	Phillips J S	Weiland
Burgoyne	Frisbie	Lupton	Pitkin	Weinstein
Callan	Garfein	Macdonald	Reed	White E H
Chanler	Gerhardt	MacGregor	Roberts	White L H
Cheney	Goldberg	Manley	Shea	Whitney
Clark S C	Goodspeed	Marlatt	Shepardson	Wilkie
Colné	Goodwin	McCue	Shortt	Wood
Conklin	Green	McElligott	Smith A E	Wright
Connell	Greenwood	McKeon	Smith M	Yale
Cosad	Hackett	Merritt	Stivers	Young E
Crocker	Haines	Metzendorf	Sullivan	Young F L

Mr. MacGregor moved that said bill be recommitted to the committee on codes, with instructions to report the same forthwith, amended as follows:

Page 1, line 8, after the word "paid," insert the following words:

"In the county of Erie the salary of said stenographer shall be fixed by the board of supervisors, and the payment of such salary shall be provided for by such board in the same manner as other county expenses are paid."

Page 2, line 8, strike out the word "each".

"§ 2. Section twenty-five hundred and thirteen of the Code of Civil Procedure is hereby amended to read as follows:

"§ 2513. Stenographers in other counties. The surrogate of each county, except New York, Kings, Hamilton, Queens [and] Richmond [.] and Erie, may, in his discretion, appoint, and at pleasure remove, a stenographer for his court, who, except in Sullivan county shall receive a salary to be fixed by such surrogate, not exceeding in counties having a population less than thirty thousand, eight hundred dollars per annum; in counties having a population of thirty thousand and not more than fifty thousand, not exceeding one thousand dollars per annum, and in counties having a population exceeding fifty thousand, not exceeding twelve hundred dollars per annum, except that in counties in which are

located cities of the second class, or in counties in which are located three cities of the third class, such salary shall not exceed eighteen hundred dollars per annum; and in any county wholly containing a city of the first class, such salaries shall not exceed two thousand dollars per annum. The population of the several counties shall be determined by the last preceding census. If a regular stenographer is appointed in Sullivan county, his salary shall be five hundred dollars per annum. The board of supervisors shall provide for the payment of such salary in the same manner as other county expenses are paid. Such stenographer shall deliver to the surrogate of the county a full copy of all the minutes taken by him; and on the receipt of his fees, not exceeding three cents per folio, a like copy to the party, or each of the parties, to the proceeding in which the minutes were taken, except that in the counties of Onondaga and Monroe such fees shall not exceed six cents per folio when not actually engaged in the discharge of his duties as stenographer, he shall perform such clerical duties in connection with the surrogate's court as the surrogate directs. In counties wherein the surrogate is also county judge, the stenographer so appointed shall be the stenographer of the county court, and shall perform the duties pertaining to a stenographer of the county court without additional compensation. In counties where, for any cause, a regular stenographer for his court has not been appointed, as provided by this section, the surrogate may, in individual proceedings requiring the services of a stenographer, appoint a stenographer who shall be paid a reasonable compensation certified by the surrogate in every case in which he takes notes of testimony, from the estate or matter in which such services are rendered."

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Fowler, from the committee on codes, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

By unanimous consent, Mr. Merritt offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on ways and means be discharged from the further consideration of the Senate bill (No. 1056, Rec. No. 151), entitled "An act providing for the issue of bonds of the State to run for a period of fifty years in lieu of bonds heretofore authorized by chapter three hundred and ninety-one of the Laws of nineteen hundred and nine, but not issued."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

On motion of Mr. Merritt, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Merritt, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 111

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Hinman	Murray	Thompson
Allen A F	Delano	Hoey	Neupert	Thorn
Allen H E	Doherty	Holden	Nolan	Toombs
Barden	Donnelly	Howard	Odell	Trombly
Bates	Ebbets	Jackson	Oliver	Van Olinda
Baumes	Evans	Joseph	O'Neill J J	Vosburgh
Beck	Eveleth	Keller	O'Neil M A	Walker
Boshart	Filley	Kopp	Parker	Walters
Boylan	Foley	Lachman	Patrie	Waters
Brainerd	Fowler	Lansing	Phillips C W	Weber
Brennan	Friend	Lowman	Phillips J S	Weiland
Brown C F	Frisbie	Lupton	Pitkin	Weinstein
Brown G W	Garfein	Macdonald	Reed	White E H
Burgoyne	Gerhardt	MacGregor	Roberts	White L H
Callan	Goldberg	Manley	Shea	Whitney
Chanler	Goodspeed	Marlatt	Shepardson	Wilkie
Cheney	Goodwin	McCue	Shortt	Wilsnack
Clark S C	Green	McElligott	Smith A E	Wood
Colné	Greenwood	McKeon	Smith M	Wright
Conklin	Hackett	Merritt	Stivers	Yale
Connell	Haines	Metzendorf	Sullivan	Young E
Cosad	Harwood	Miller J L	Sweet	Young F L
Cross				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

By unanimous consent, Mr. Merritt offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on general laws be discharged from the further consideration of the Senate bill (No. 1019, Rec. No. 169), entitled "An act to amend the General Business Law, in relation to standards of weights and measures."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

On motion of Mr. Merritt, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Merritt, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 110

NOES 00

Those who voted in the affirmative were:

Abbey	Cross	Harwood	Miller J L	Sweet
Allen A F	Dana	Hinman	Murray	Thompson
Allen H E	Delano	Hoey	Neupert	Thorn
Barden	Doherty	Holden	Nolan	Toombs
Bates	Donnelly	Howard	Odell	Trombly
Baumes	Ebbets	Jackson	Oliver	Van Olinda
Beck	Evans	Joseph	O'Neill J J	Vosburgh
Boshart	Eveleth	Keller	O'Neil M A	Walker
Boylan	Filley	Kopp	Parker	Walters
Brainerd	Foley	Lachman	Patrie	Waters
Brennan	Fowler	Lansing	Phillips C W	Weber
Brown C F	Friend	Lowman	Phillips J S	Weiland
Brown G W	Frisbie	Lupton	Pitkin	Weinstein
Burgoyne	Garfein	Macdonald	Reed	White E H
Callan	Gerhardt	MacGregor	Roberts	White L H
Chanler	Goldberg	Manley	Shea	Whitney
Cheney	Goodspeed	Marlatt	Shepardson	Wilkie
Clark S C	Goodwin	McCue	Shortt	Wood
Colné	Green	McElligott	Smith A E	Wright
Conklin	Greenwood	McKeon	Smith M	Yale
Connell	Hackett	Merritt	Stivers	Young F
Cosad	Haines	Metzendorf	Sullivan	Young F L

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Waters offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur), That a respectful message be sent to the Governor, requesting the return to the Assembly of Assembly bill (No. 933, Int. No. 290) entitled "An act to amend the Town Law, in relation to the election of assessors and the term for which they are elected," for the purposes of amendment.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

Mr. Holden offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur), That a respectful message be sent to the mayor of the city of Ithaca, requesting the return to the Assembly of Assembly bill (No. 805, Int. No. 718), entitled "An act to amend the charter of the city of Ithaca, in relation to power of board of public works to approve and confirm assessments," for the purposes of amendment.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

The Senate sent for concurrence a resolution, in the words following:

IN SENATE, ALBANY, *April 21, 1910.*

Resolved (if the Assembly concur), That a respectful message be sent to the Governor, requesting the return of Senate bill (No. 683, Rec. No. 61), entitled "An act to legalize certain acts, resolutions and proceedings of the board of supervisors of Rensselaer county, relative to the employment of an attorney or other assistant in the matter of the examination of sales of real property for unpaid taxes in said county, and relative to the appointment of a clerk to the finance committee of said board, and to confer upon said board further powers in relation thereto," for the purposes of amendment.

By order of the Senate,

LAFAYETTE B. GLEASON,

Clerk.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk return said resolution to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate returned the Assembly bill (No. 1003, Senate reprint No. 1060, Int. No. 793), entitled "An act to amend chapter one hundred and thirty-one of the Laws of eighteen hundred and

eighty-five, entitled 'An act to incorporate the city of Amsterdam,' in relation to extending the borrowing power of the common council of said city."

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Amsterdam.

Also, Assembly bill (No. 155, Senate reprint No. 1061, Int. No. 154), entitled "An act in relation to the west part of the road formerly known as the Buffalo plank road, in the county of Erie, and to the commissioners for the improvement and maintenance of such road, and their offices."

Also, Assembly bill (No. 154, Senate reprint No. 1062, Int. No. 153), entitled "An act in relation to the Cayuga Creek road in the county of Erie and to the commissioners for the improvement and maintenance of such road, and their offices."

Also, Assembly bill (No. 1340, Senate reprint No. 982, Int. No. 679), entitled "An act to amend the Town Law, in relation to expenditures for sidewalks."

Also, Assembly bill (No. 271, Senate reprint No. 977, Int. No. 266), entitled "An act to amend chapter four hundred and sixty-one of the Laws of nineteen hundred and one, entitled 'An act to make the office of sheriff of Delaware county a salaried office in part, and to regulate the management of said office,' relative to the under sheriff and deputy sheriff of said county."

Ordered, That the Clerk deliver said bills to the Governor.

The Senate returned the bill (No. 906, Int. No. 787), entitled "An act to amend the Highway Law, in relation to the course of route number two, in the county of Columbia."

Also, the bill (No. 1677, Int. No. 1298), entitled "An act to authorize the trustees of Flatiron Park, in the village of Waterford, in the county of Saratoga, to convey its interest in such park to the Waterford Soldiers and Sailors' Monument Association and to provide for the care, maintenance and improvement of said park by said village."

Also, the bill (No. 1509, Int. No. 1077), entitled "An act to amend the Executive Law, in regard to the deputies to the Comptroller."

Also, the bill (No. 1558, Int. No. 770), entitled "An act to amend the Town Law, in relation to the conduct and places of holding special town meetings."

Also, the bill (No. 1554, Int. No. 164), entitled "An act to

amend the Education Law, in relation to payment of unpaid school taxes from county treasury."

Also, the bill (No. 1393, Int. No. 1130), entitled "An act to amend the Labor Law, in relation to reporting accidents," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk deliver said bills to the Governor.

Also, the bill (No. 1778, Int. No. 772), entitled "An act to amend the Greater New York charter, in relation to grants of land under water by the city of New York to the State," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of New York.

Also, the bill (No. 1850, Int. No. 1207), entitled "An act to amend chapter one hundred and twenty of the Laws of eighteen hundred and eighty-six, entitled 'An act to revise the charter of the city of Lockport,' relating to the bond of the city treasurer and the term of office of constable," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Lockport.

Also, the bill (No. 1851, Int. No. 1279), entitled "An act to amend chapter one hundred and twenty of the Laws of eighteen hundred and eighty-six, entitled 'An act to revise the charter of the city of Lockport,' relating to the street lighting fund and the construction of water pipes in said city," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Lockport.

Also, the bill (No. 1661, Int. No. 1294), entitled "An act to amend chapter five hundred and seventy of the Laws of nineteen hundred and nine, entitled 'An act to establish the city court of Buffalo, defining its powers and jurisdiction and providing for its officers,' in relation to powers as a court of special sessions," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Buffalo.

The Senate returned the concurrent resolution recalling from

the Governor, for the purposes of amendment, Assembly bill (No. 933, Int. No. 290), entitled "An act to amend the Town Law, in relation to the election of assessors and the term for which they are elected," with a message that they have concurred in the passage of the same.

Ordered, That the Clerk deliver said resolution to the Governor.

The Senate returned the concurrent resolution recalling from the city of Ithaca, for the purposes of amendment, Assembly bill (No. 805, Int. No. 718), entitled "An act to amend the charter of the city of Ithaca, in relation to power of board of public works to approve and confirm assessments," with a message that they have concurred in the passage of the same.

Ordered, That the Clerk deliver said resolution to the mayor of the city of Ithaca.

A communication was received from Hon. Francis M. Hugo, mayor of the city of Watertown, returning Assembly bill (No. 1743, Int. No. 1148), entitled "An act to amend chapter seven hundred and sixty of the Laws of eighteen hundred and ninety-seven, entitled 'An act to revise the charter of the city of Watertown,' generally," with a message that said mayor, and the common council of said city, after a public hearing thereon, do approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

A communication was received from Hon. Frederick Gillmore, mayor of the city of Utica, returning Assembly bill (No. 1095, Int. No. 926), entitled "An act to amend chapter eighty-eight of the Laws of eighteen hundred and seventy-three, entitled 'An act to incorporate the Faxon hospital in the city of Utica,' generally," with a message that said mayor, and the common council of said city, after a public hearing thereon, do approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

A communication was received from Hon. Frederick Gillmore, mayor of the city of Utica, returning Assembly bill (No. 1208, Int. No. 1006), entitled "An act to extend the boundaries of the city of Utica, by annexing thereto a part of the town of New Hartford, and to provide for the government of the territory so annexed," with a message that said mayor, and the common coun-

cil of said city, after a public hearing thereon, do approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

On motion of Mr. A. J. Levy, and by unanimous consent, the fact that he was unavoidably absent from yesterday's session and would, if present, have voted in favor of Assembly bill No. 1121 (Int. No. 944) was ordered entered upon the journal.

Mr. Oliver gives notice that on Friday, April 22, 1910, he will call up Assembly bill (No. 1864, Int. No. 896), entitled "An act to amend the Lien Law, in relation to the sale of personal property to satisfy a lien," the same having been laid aside on the order of third reading.

Mr. Oliver gives notice that on Friday, April 22, 1910, he will call up Assembly bill (No. 1844, Int. No. 895), entitled "An act to amend the General Business Law, in relation to the sale of unclaimed articles and other property covered by the lien of the keeper of a hotel, apartment hotel, inn, boarding-house or lodging-house," the same having been laid aside on the order of third reading.

On motion of Mr. Merritt, the House adjourned.

FRIDAY, APRIL 22, 1910.

The House met pursuant to adjournment.

Prayer by Rev. D. J. Many, Jr., Watertown.

On motion of Mr. Merritt, the reading of the journal of yesterday was dispensed with and the same was approved.

The Senate sent for concurrence the following entitled bills:

"An act to amend the State Boards and Commissions Law, in relation to the powers and duties of the State Water Supply Commission" (No. 755, Rec. No. 173), which was read the first time and referred to the committee on electricity, gas and water supply.

"An act to amend chapter thirty-five of the Laws of nineteen hundred and ten, entitled 'An act permitting the board of supervisors of Rensselaer county to create a commission to erect and furnish a new jail, workhouse and quarters for the sheriff of the county of Rensselaer, within the city of Troy, for the use of said

county, to acquire the necessary land therefor, and to provide means to defray the expenses thereof,' in respect to the time within which the commissioners shall take and file their oath of office" (No. 1068, Rec. No. 174), which was read the first time.

On motion of Mr. Lansing, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Lansing, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 98

NOES 00

Those who voted in the affirmative were:

Abbey	Cross	Harwood	McKeon	Thorn
Allen A F	Delano	Hearn	Merritt	Toombs
Baumes	De Long	Herrick	Metzendorf	Trombly
Beck	Doherty	Hinman	Miller J L	Van Olinda
Boshart	Donnelly	Hoey	Murray	Vosburgh
Boylan	Ebbets	Holden	Neupert	Walker
Brainerd	Evans	Howard	Nolan	Walters
Brennan	Farrell	Joseph	Odell	Ward
Brown C F	Fay	Keller	Oliver	Waters
Brown G W	Filley	Kopp	Parker	Weiland
Burgoyne	Fowler	Lachman	Patrie	Weinstein
Callan	Garfein	Lansing	Pitkin	White E H
Caughlan	Glore	Levy J	Reed	White L H
Cheney	Goldberg	Lowman	Shea	Whitney
Clarke R H	Goodspeed	Lupton	Shepardson	Wilsnack
Coffey	Goodwin	Macdonald	Smith M	Wood
Colné	Gray	MacGregor	Stivers	Wright
Connell	Greenwood	Manley	Sullivan	Yale
Cosad	Hackett	Marlatt	Sweet	Young E
Crocker	Haines	McElligott		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

"An act to limit the commencement of actions with respect to certain encroachments in the city of New York" (No. 1088, Rec. 175), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Insanity Law, in relation to the reim-

bursement of the State for the support of inmates of State hospitals and the enforcement of the State's claims therefor" (No. 914, Rec. No. 176), which was read the first time and referred to the committee on ways and means.

"An act to amend the Judiciary Law, constituting chapter thirty of the Consolidated Laws, in relation to salaries of the attendants of the Supreme Court in the first judicial district and of the Appellate Division of the first department" (No. 1094, Rec. No. 177), which was read the first time and referred to the committee on ways and means.

"An act to amend the County Law, in relation to compensation of supervisors and the appointment and compensation of clerks of boards of supervisors in certain counties, and to repeal certain acts and parts of acts relating thereto, affecting the counties of Allegany and Broome and counties of a certain population" (No. 1096, Rec. No. 178), which was read the first time and referred to the committee on internal affairs.

"An act to amend chapter five hundred and thirty-four of the Laws of nineteen hundred and nine, entitled 'An act to authorize the comptroller and corporation counsel of the city of New York, on behalf of the said city, to compromise and settle with property owners interested, certain claims for taxes, assessments and sales for the same in the territory formerly included within the boundaries of the towns of Newtown, Flushing, Jamaica and that portion of the town of Hempstead now included within the boundaries of the city of New York,' by defining what taxes, assessments and sales may be compromised and settled" (No. 1084, Rec. No. 179), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Highway Law, in relation to the appointment of a county superintendent where the board of supervisors fails to appoint" (No. 1080, Rec. No. 180), which was read the first time and referred to the committee on internal affairs.

"An act to amend the Code of Civil Procedure, relative to the modes of service of papers" (No. 1095, Rec. No. 181), which was read the first time and referred to the committee on codes.

"An act to amend the General Business Law, in relation to indicating the weight of wool or worsted yarns sold within the State" (No. 908, Rec. No. 182), which was read the first time.

On motion of Mr. Oliver, and by unanimous consent, said bill was read the second time and ordered to a third reading.

Mr. Fowler introduced a bill entitled "An act to amend the Code of Criminal Procedure, in relation to probation" (Int. No. 1570), which was read the first time and referred to the committee on codes.

Also, "An act to amend the Code of Criminal Procedure, in relation to probation" (Int. No. 1571), which was read the first time and referred to the committee on codes.

Also, "An act to amend the Code of Criminal Procedure, in relation to probation officers" (Int. No. 1572), which was read the first time and referred to the committee on codes.

Mr. Goodspeed, by request, introduced a bill entitled "An act to amend the Decedent Estate Law, generally" (Int. No. 1573), which was read the first time and referred to the committee on general laws.

Mr. Lupton introduced a bill entitled "An act to amend chapter one hundred and thirty-one of the Laws of nineteen hundred and two, entitled 'An act to make the office of sheriff of Suffolk county a salaried office in part, and to regulate the management thereof,' in relation to appointment and salaries of employees at the jail" (Int. No. 1574), which was read the first time and referred to the committee on internal affairs.

Mr. Merritt introduced a bill entitled "An act to amend the Legislative Law, in relation to the drafting and revision of legislative bills, and making an appropriation therefor" (Int. No. 1575), which was read the first time and referred to the committee on ways and means.

Mr. Wilsnack introduced a bill entitled "An act to amend the Legislative Law, in relation to the designation of newspapers to publish the Session Laws in the county of Queens" (Int. No. 1576), which was read the first time and referred to the committee on the judiciary.

Mr. F. L. Young introduced a bill entitled "An act to amend the Highway Law, in relation to the share of counties and towns in the cost of highway improvement and the issuance of bonds therefor" (Int. No. 1577), which was read the first time and referred to the committee on internal affairs.

Mr. Wright introduced a bill entitled "An act to amend the Poor Law, in relation to providing for the settlement of poor per-

sons" (Int. No. 1578), which was read the first time and referred to the committee on internal affairs.

Mr. Sweet introduced a bill entitled "An act to establish a commission to inquire into the management of cemeteries, burial grounds and places of interment of human remains and in relation to trust funds provided for the care and maintenance of burial plots, graves and other funds for the benefit of cemeteries, burial places or any portions thereof, and making an appropriation therefor" (Int. No. 1579,) which was read the first time and referred to the committee on ways and means.

Mr. Ward introduced a bill entitled "An act to amend the Penal Law, in relation to crimes against the elective franchise" (Int. No. 1580), which was read the first time and referred to the committee on codes.

Mr. Whitney introduced a bill entitled "An act to amend chapter one hundred and ninety-five of the Laws of nineteen hundred and eight, entitled 'An act to repeal chapter three hundred and thirty-five of the Laws of nineteen hundred and four, entitled "An act providing for the appraisal of lands, structures and waters for the use of the improved canals as authorized by chapter one hundred and forty-seven of the Laws of nineteen hundred and three," and authorizing the appointment of a special examiner and appraiser by the Governor, and fixing his compensation,' relative to the employment of two temporary assistant special examiners and appraisers and their compensation and that of the special examiner and appraiser" (Int. No. 1581), which was read the first time and referred to the committee on ways and means.

Mr. Ward introduced a bill entitled "An act providing that, where awards shall lawfully be made for damages sustained by reason of changes in street grades, such award shall bear interest upon the principal amount of damages sustained" (Int. No. 1582), which was read the first time and referred to the committee on the judiciary.

Mr. Vosburgh introduced a bill entitled "An act to authorize the Comptroller of the State to hear and determine the application of George D. Baldwin for the cancellation of tax sale made in the year eighteen hundred and forty-eight of sub-lot one of lot twenty-four, Palmer's Purchase, middle division, Hamilton county" (Int. No. 1583), which was read the first time and referred to the committee on ways and means.

Mr. Whitney introduced a bill entitled "An act to amend the Highway Law, in relation to injuries of highways" (Int. No. 1584), which was read the first time and referred to the committee on internal affairs.

Mr. Merritt, from the committee on ways and means, to which was referred Assembly bill introduced by Mr. Odell (No. 2122, Int. No. 1528), entitled "An act making provision for issuing bonds to an amount not exceeding two million five hundred thousand dollars, for the use of the Commissioners of the Palisades Interstate park in the extension and improvement of the park under their jurisdiction as from time to time such park may exist, and providing for a submission of the same to the people, to be voted upon at the general election to be held in the year nineteen hundred and ten."

Also, Assembly bill introduced by Mr. Odell (No. 2121, Int. No. 1527), entitled "An act to accept a gift upon certain conditions from Mary W. Harriman to the people of the State of New York of land in the counties of Orange and Rockland for the purpose of a State park, and the gift of the sum of one million dollars for the extension and improvement thereof, and designating the Commissioners of the Palisades Interstate park as the commission to receive and administer such gifts and enlarging the powers and extending the jurisdiction of such commission for that purpose."

Also, Assembly bill introduced by Mr. C. W. Phillips (No. 2021, Int. No. 1485), entitled "An act making an appropriation and reappropriating balance of appropriation heretofore made for designs, plans and specifications for alterations and extensions to building known as the State House, to render the same suitable for use of the Court of Appeals."

Also, Assembly bill introduced by Mr. Garfein (No. 1946, Int. No. 1439), entitled "An act to establish a commission to inquire into the causes of the high cost of living, and making an appropriation for the expenses of said commission."

Also, Assembly bill introduced by Mr. L. H. White (No. 1813, Int. No. 1368), entitled "An act to amend the Public Lands Law, in relation to the conveyance of abandoned canal lands to municipalities."

Also, Assembly bill introduced by Mr. Wilsnack (No. 1765,

Int. No. 1350), entitled "An act to establish a law library in the second judicial district."

Also, Assembly bill introduced by Mr. Merritt (No. 1708, Int. No. 1321), entitled "An act making an appropriation for expenses in the office of the State Board of Tax Commissioners."

Also, Assembly bill introduced by Mr. Colne (No. 1681, Int. No. 1302), entitled "An act to provide for the appointment of a commission to promote and conduct a water congress and exhibition, and making an appropriation therefor."

Also, Assembly bill introduced by Mr. Gray (No. 1467, Int. No. 1172), entitled "An act to amend the Judiciary Law, in relation to the compensation of stenographers appointed by justices of the Appellate Division of the third and fourth departments and by justices assigned to hold special terms of the Supreme Court in the third and fourth judicial districts."

Also, Assembly bill introduced by Mr. Trombly (No. 1221, Int. No. 1019), entitled "An act to amend the Prison Law, in relation to compensation of certain officers."

Also, Assembly bill introduced by Mr. Merritt (No. 1150, Int. No. 964), entitled "An act to amend the General Municipal Law, in relation to examiners of accounts of municipalities."

Also, Assembly bill introduced by Mr. Crocker (No. 955, Int. No. 822), entitled "An act to provide for deepening and widening Tonawanda creek in the towns of Batavia and Alexander, Genesee county, and making an appropriation therefor."

Also, Assembly bill introduced by Mr. Eveleth (No. 947, Int. No. 814), entitled "An act for the preservation and dedication to public use of the upper lock of the old 'Inland Lock Navigation Company' at Little Falls, and the old stone bridge adjacent thereto, and making an appropriation therefor."

Also, Assembly bill introduced by Mr. Thorn (No. 874, Int. No. 768), entitled "An act to provide a retirement fund for teachers in State institutions."

Also, Assembly bill introduced by Mr. Evans (No. 319, Int. No. 303), entitled "An act to provide for the completion of a dyke or dykes for the protection of property adjacent to the Delaware river in the town of Highland, in the county of Sullivan, and making an appropriation therefor."

Also, Assembly bill introduced by Mr. Stevens (No. 136, Int. No. 136), entitled "An act providing for the establishment of a

State school of agriculture and domestic science and kindred subjects at Delhi, Delaware county, and making an appropriation therefor."

Also, Assembly bill introduced by Mr. DeLong (No. 65, Int. No. 65), entitled "An act to provide for the erection of a suitable iron fence around the monument erected by the Society of Colonial Wars on the Lake George Battle Ground Park, owned by the State of New York; for the construction of a suitable footpath from the Lake George beach to the said monument; for the cleaning up of the paths and roads around the said park, and erection of boundary fences wherever necessary."

Also, Assembly bill introduced by Mr. Bates (No. 49, Int. No. 49), entitled "An act to amend the Civil Service Law with respect to the term and tenure of the State Civil Service Commission, the salaries of the Commissioners and the duties of the president."

Also, Assembly bill introduced by Mr. Merritt (No. 924, Int. No. 800), entitled "An act making an appropriation for certain expenses and deficiencies under the administration of former Attorney-General Jackson," reported in favor of the passage of the same without amendment, which report was agreed to, and said bills placed on the order of second reading.

Mr. Merritt, from the committee on ways and means, to which was referred Assembly bill (No. 449, Int. No. 428) introduced by Mr. Delano, entitled "An act to provide for the construction of a stone or concrete bridge over the State feeder at Cedar street, in the city of Oneida, and making an appropriation therefor," reported in favor of the passage of the same, with the following amendments:

Page 2, line 1, strike out the words "No part of", strike out lines 2, 3, 4, 5, 6, 7, 8 and 9 and insert in place thereof "The work hereby authorized to be done may be done by contract or by department forces, whichever method, in the judgment of the Superintendent of Public Works, shall be for the best interests of the State."

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Merritt, from the committee on ways and means, to which was recommitted Assembly bill introduced by Mr. Merritt (No. 1791, Int. No. 966), entitled "An act to amend the Tax Law, in

relation to the appointment of appraisers, stenographers and clerks," reported in favor of the passage of the same, with the following amendments:

On page 2, line 3, strike out the words "and after".

On page 2, line 4, strike out the whole thereof.

On page 2, line 5, strike out the whole thereof.

On page 2, line 6, strike out the whole thereof excepting the words "to act".

On page 2, line 19, strike out the words "Niagara" and "Saratoga".

On page 2, line 20, strike out the words "in Broome, Chautau-".

On page 2, lines 21, 22, 23, 24, 25 and 26 strike out the whole thereof.

On page 3, lines 1, 2 and 3 strike out the whole thereof.

On page 3, line 4, strike out the words "counties, three hundred dollars."

which report was agreed to, and said bill ordered reprinted and placed on the order of second reading.

Mr. Merritt, from the committee on ways and means, to which was referred Senate bill introduced by Mr. Witter (No. 992, Int. No. 172), entitled "An act to amend the Public Health Law, in relation to the practice of undertaking and embalming and the licensing of undertakers and embalmers."

Also, Senate bill introduced by Mr. Hill (No. 967, Rec. No. 160), entitled "An act to amend chapter one hundred and ninety-five of the Laws of nineteen hundred and eight, entitled 'An act to repeal chapter three hundred and thirty-five of the Laws of nineteen hundred and four, entitled "An act providing for the appraisal of lands, structures and waters for the use of the improved canals as authorized by chapter one hundred and forty-seven of the Laws of nineteen hundred and three," and authorizing the appointment of a special examiner and appraiser by the Governor, and fixing his compensation,' in relation to the procedure for payment of awards."

Also, Senate bill introduced by Mr. Schlosser (No. 212, Rec. No. 129), entitled "An act to authorize the Superintendent of the Insurance Department to discharge the moneys collected by him under the provisions of chapter five hundred and thirty of the Laws of nineteen hundred and three, which were repealed by chapter two hundred and six of the Laws of nineteen hundred and

nine," reported in favor of the passage of the same without amendment, which report was agreed to, and said bills placed on the order of second reading.

Mr. Fowler, from the committee on codes, to which was referred Assembly bill introduced by Mr. A. E. Smith (No. 1911, Int. No. 1426), entitled "An act in relation to the inferior courts of criminal jurisdiction and providing for their officers," reported the same with the following amendments:

Page 2, line 22, make "divisions" read "division".

Page 4, line 6, after "appoint" insert "or designate".

Page 6, line 14, after "court" insert ":", strike out rest of sentence to "All".

Page 7, line 16, strike out "There shall be", insert before "at least" "The majority of the justices shall appoint".

Page 7, line 20, strike out "The majority of the justices shall", strike out all of line 21, and on line 22 strike out "other employees."

Page 8, line 4, after "years." insert "Upon the appointment of the chief clerk or deputy clerk the chief justice shall issue three certificates to be signed by him, each of which shall state the term for which the appointment is made and when it will expire and shall deliver one of such certificates to the person so appointed and shall cause the other certificate to be filed, one in the office of the city clerk and one in the office of the clerk of the county in which the person so appointed resides."

Page 9, line 11, strike out first "and", strike out second "and", after "such other clerks" insert "," and after "deputy clerks" insert "and employees".

Page 10, line 14, after "New York" insert "as process or subpoena servers".

Page 11, after line 14, insert "§ 42. Children's courts in boroughs of Queens and Richmond."

Page 15, line 21, strike out "or a majority of the justices."

Page 17, line 9, strike out "or a majority".

Page 17, line 10, strike out "of the justices", after "shall" strike out "determine", insert in place thereof "announce".

On page 17, line 20, after "provisions," strike out balance of line.

Page 17, line 21, strike out the line to and including word "provisions,".

Page 19, between lines 11 and 12, insert "§ 42. Children's courts in boroughs of Queens and Richmond. On and after the first day of September, nineteen hundred and ten, the city magis-

trates shall not have jurisdiction in any child's case in the boroughs of Queens and Richmond but the jurisdiction in all cases of children shall be had and possessed by the Court of Special Sessions and its justices to the same extent and manner in which such jurisdiction existed on the thirtieth day of June, nineteen hundred and ten, in the children's cases arising in the boroughs of Manhattan, Bronx and Brooklyn."

Page 19, between lines 23 and 24 insert:

" § 59. Meetings.

" § 60. Additional magistrates.

" § 61. Joint meeting of divisions."

Page 20, line 18, after "thereof" strike out ".", add "and may designate from among any of the magistrates in office on the first day of July, nineteen hundred and ten."

Page 23, line 14, after "purpose." insert "On or before the twentieth day of January of each year the chief clerk shall prepare an annual report to the chief city magistrate of his division of the business of the courts of the division and of the attendance and proceedings of the magistrates thereof in such form as the chief city magistrate may prescribe. Upon the approval of such annual report by the chief city magistrate, duly authenticated copies thereof shall be filed, with the Secretary of State, and with the mayor, comptroller and board of aldermen of the city of New York, and the report shall be promptly printed."

Page 23, line 21, strike out "the term of the office".

Page 24, line 1, change "clerks," to "clerks'".

Page 25, line 1, after second "and" insert "who".

Page 25, line 12, after "by the" insert "chief city magistrate".

Page 26, after line 18, insert as follows:

" § 61. Joint meetings of divisions. In addition to the meetings provided for in section fifty-nine the boards of city magistrates of the two divisions shall hold a joint meeting in the month of December and in the month of June in each year, and shall make such rules and regulations as to practice and procedure as in their judgment, may properly be applicable throughout the city, with the view of making the practice and procedure in the magistrates' courts as nearly uniform as practicable. At such meetings a majority vote of the two divisions shall be necessary to make, modify or rescind any rule or regulation."

Page 27, strike out line 11.

Page 27, line 12, change "83" to "82".

Page 27, line 13, change "84" to "83".

Page 27, line 14, change "85" to "84".

Page 27, line 16, change " 86 " to " 85 ".

Page 27, line 17, change " 87 " to " 86 ".

Page 27, line 18, change " 88 " to " 87 ".

Page 27, between lines 19 and 20, insert " 87-a. Bail from pushcart peddlers."

Page 27, line 20, change " 89 " to " 88 ".

Page 27, line 22, change " 90 " to " 89 ".

Page 27, line 24, change " 91 " to " 90 ".

Page 28, line 1, change " 92 " to " 91 ".

Page 28, make line 2 read " 92. Discharge of persons committed."

Page 28, make line 3 read " 93. Commitment of males over sixteen years of age."

Page 28, line 4, change " 95 " to " 94 ".

Page 28, line 4, insert " 95. Disposition of violations of sanitary code, etc."

Page 28, strike out lines 18 to 23, inclusive, and " o'clock in the afternoon," on line 24 and insert in place thereof the following:

" § 71. Courts to be held daily in each district. There shall be a city magistrate's court held daily in every court district and unless otherwise directed by the chief city magistrate or the respective boards of magistrates each court shall be open every day at nine o'clock in the morning and shall not be closed before four o'clock in the afternoon, and the city magistrate assigned thereto shall be in attendance thereat except during a reasonable recess and "

Page 31, line 7, add at end of line " one from which the warrant was issued or, if the arrest was made without a warrant, whether his court is the ".

Page 31, line 11, after " court " insert " from which the warrant was issued or ".

Page 31, line 12, after " arrest " insert " if the arrest was made without a warrant ".

Page 31, line 19, strike out " assistant clerks " and insert in place thereof " clerks assistants ".

Page 32, line 14, strike out " the " and insert " a ".

Page 34, line 6, after " any " insert " venereal disease, which is ".

Page 34, line 7, after " communicable " insert " ,", strike out " disease ".

Page 34, line 8, after " to " strike out " an institution " and insert in place thereof " a public hospital having a ward or wards for the treatment of the disease with which she is afflicted ".

Page 34, line 11, after "her" insert "venereal disease, which is".

Page 34, line 12, after "communicable" insert ",", strike out "disease".

Page 34, line 18, after "free of" insert "any venereal disease which is".

Page 34, line 19, after "communicable" strike out "disease," insert "." and "If, however, such prisoner shall be cured prior to the expiration of the minimum period for which she was committed she shall be forthwith transferred to the work house and discharged at the expiration of said minimum period."

Page 33, line 2, after "opportunity to" insert "hear and".

Page 35, strike out entire section eighty-two, beginning with line 16.

Page 26, strike out first three lines.

Page 36, line 4, change "83" to "82".

Page 36, line 19, make "1910" read "19—".

Page 37, line 23, strike out "eighty-three".

Page 38, line 6, change "84" to "83".

Page 38, line 17, change "85" to "84".

Page 39, line 9, change "86" to "85".

Page 39, line 18, change "87" to "86".

Page 39, line 25, change "88" to "87".

Page 39, line 26, after "shall" insert "substantially in the following form the blanks being properly filled:", strike out page 39, line 26, "in language as far".

Page 39, line 27, strike out all of line.

Page 40, line 9, at end of line insert "and upon your failure to appear at the time and place herein mentioned you are liable to a fine of not exceeding fifty dollars or to imprisonment of not exceeding ten days or both."

Page 40, between lines 19 and 20 insert:

"§ 87-a. Bail from pusheart peddlers. If a pusheart peddler is arrested in the city of New York for violation of any ordinance or law requiring a license for such avocation, or for violating a license procured in pursuance of such an ordinance or law, he may, when brought before the police officer, court or magistrate authorized to accept bail for such violation, tender in lieu thereof his pusheart, and such police officer, court or magistrate shall accept the same accordingly. If the person so arrested shall fail to appear in answer to such charge, the chattel so pledged as security for his appearance shall be forfeited and placed in the custody of the property clerk of the police department of the city

of New York, to be by him disposed of and accounted for at the next succeeding sale of unclaimed property."

Page 40, line 20, change " 89 " to " 88 ".

Page 40, line 25, after " sentence " insert " and place on probation," strike out " as ".

Page 40, line 26, strike out " hereinafter provided ".

Page 41, line 13, after " prostitutes " insert " except those committed under section seventy-nine of this act ".

Page 41, line 18, after " conduct " insert " that tends to a breach of the peace except in a case where a commitment is made under section seventy-nine of this act ".

Page 41, line 22, at end of line insert " , ".

Page 41, line 23, strike out " or to said penitentiary ".

Page 43, line 2, after first " to " insert " a ".

Page 43, line 5, strike out second " or ".

Page 43, line 6, after " section " insert " thirty-three ".

Page 43, after line 13, insert the following:

" 5. When a board of inebriety shall have been appointed in the city of New York and when the said board shall have certified in writing to the mayor that the hospital and industrial colony of the said board is ready to receive inmates, upon a charge of public intoxication, the court or magistrate having jurisdiction, notwithstanding any other provision of law in this act or in force at the time this act takes effect, shall proceed in accordance with the following provisions:

" a. Dismiss the complaint upon the receipt of a written request from the person arrested to be released, and upon the receipt of a report from a field officer of the board of inebriety.

" b. Issue warrant for the arrest of a person released pursuant to the provisions of the charter of the city of New York and make such disposition of the case as is authorized in the subsequent provisions of this section.

" c. Release the person so convicted, under the supervision of a field officer appointed by the board of inebriety, for a period of not less than six months nor more than one year, upon such conditions as the court may impose. The field officer, in case of the violation of any such condition or conditions, shall arrest the offender and bring him before the court. The court may thereupon impose upon such person one of the penalties provided in the subsequent provisions of this section and shall do so if the person has been released under supervision two or more times and has twice violated the conditions of his release.

" d. Release the person so convicted, under supervision, as provided in the next preceding subdivision of this section, and in

addition impose a fine of not to exceed twenty-five dollars. Such fine may be paid in instalments in such amounts and at such times as the court may determine and shall be paid to the board of inebriety at such place and in such manner as the board may direct. Failure to pay such fine in such amounts and at such times as the court may have determined shall be considered a violation of the terms on which such person was released under supervision, and the field officer shall thereupon arrest the offender and bring him before the court. The court may thereupon impose upon such person one of the penalties provided in the subsequent provisions of this section and shall do so if the person has been released two or more times with an added fine imposed and has twice failed to pay the fine. All fines and portions of fines so collected shall be reported by the field officers to the court imposing such fines and shall be turned over to the board of inebriety and transmitted by such board monthly to the comptroller.

"e. Commit the person so convicted to the custody of the board of inebriety on an indeterminate sentence, for a period of not less than three months nor more than six months, provided such person has not been previously committed to the custody of such board, and provided he has previously been arrested for public intoxication within the twelve months next preceding.

"f. Commit the person so convicted to the custody of the board of inebriety on an indeterminate sentence, for a period of not less than six months nor more than one year, provided such person has previously been committed to such board.

"g. Commit the person so convicted to the custody of the board of inebriety on an indeterminate sentence, for a period not less than one year nor more than three years, provided such person has been previously committed two or more times to such board.

"h. Commit the person so convicted to the workhouse for a period of not less than one year nor more than three years."

Page 43, line 14, change "90" to "89".

Page 43, line 26, change "91" to "90".

Page 44, line 2, after "Section" insert "eighty-eight", strike out "eighty-nine".

Page 44, line 18, after "commissioner" insert "of correction".

Page 45, line 10, change "92" to "91".

Page 45, line 12, add "s" to "subdivision", strike out "two", and after "section" insert "eighty-eight", strike out "eighty-".

Page 45, line 13, strike out "seven".

Page 46, line 9, strike out "the".

Page 46, line 10, strike out "period fixed by the warrant of

commitment," and insert in place thereof "one hundred and eighty days,".

Page 47, line 16, strike out "two", insert in place thereof "one".

Page 47, line 23, after "section" insert "eighty-eight", strike out "seven hundred and seven".

Page 48, line 25, after "ninety" strike out "one".

Page 49, between lines 8 and 9, insert the following:

"§ 92. Discharge of persons committed. In any case where a person has been committed under subdivision four of section eighty-eight of this act, and in any case coming under section ninety-one of this act, where the date of discharge named in the order of the commissioner of correction shall be more than twenty days and less than one hundred and sixty days after the date of the last warrant of commitment, the magistrate who signed the last warrant of commitment, may, after the expiration of twenty days, direct the discharge of any person so committed, but no such order shall be granted by any magistrate in any case where the order of the commissioner has been reviewed by a court or magistrate as provided by section ninety-one of this act, and the facts recited therein have been found to be true, nor shall such order be granted by any magistrate except upon the written certificate of the commissioner specifying the date of discharge named by him for the person so committed, and upon an affidavit setting forth facts which, in the opinion of said magistrate, shall justify such discharge. The said affidavit and certificate shall be filed and preserved with the complaint upon which such person was last convicted. Upon any subsequent commitment, upon a conviction of vagrancy or under subdivisions one and four of section eighty-eight of this act, of a person so discharged the commissioner of correction shall direct the discharge of such person after the expiration of the term for which he would have been detained under the existing commitment if no such order had been granted."

Page 52, line 11, strike out "code" and insert "law".

Page 52, line 21, strike out "code" and insert "law".

Page 53, strike out all of lines 3 to 25, inclusive.

Page 54, line 3, change "95" to "94".

Page 54, between lines 16 and 17, insert the following:

"§ 95. Disposition of violations of sanitary code, etc. Upon the complaint, against any person for violation of the sanitary code or any sanitary regulation, ordinance, or order, made to a magistrate, such magistrate shall order the arrest of any person against whom such complaint is made, as in any other case of a

criminal offense and by his warrant may require any peace officer to make such arrest, and may, after such arrest, proceed summarily to try such person for such alleged offense; but no such trial shall be had on any arrest made in the city without sufficient notice thereof being first given to the department of health. Upon an application in behalf of said department made before the trial is commenced, the trial of such person, together with the papers, shall be remitted to the court of special sessions, upon which court jurisdiction to try such persons is hereby conferred; but the right of any person to elect to be tried before a jury, as it may now exist, is not affected by anything herein contained. If such person shall, upon such trial, be found guilty, he may be punished in the same manner as is provided for the punishment, of persons found guilty of a misdemeanor. Reports of all such trials, and of fines imposed for violations of the sanitary code or any provision of law relating to the public health shall be made monthly to said department, by the magistrate, justice or court before whom trials are had."

Page 55, line 9, after "as" insert "were", strike out "are".

Page 55, line 9, after "the" strike out "thirtieth" and insert "first".

Page 55, line 10, strike out "June" and insert "April".

Page 56, line 2, strike out "The".

Page 56, strike out lines 3 and 4 and line 5 to and including "be".

Page 57, line 10, strike out "pro-".

Page 57, line 11, strike out "nounced".

Page 57, line 14, insert "," after "and", and insert "," after "arraigned".

Page 58, line 19, after "clerk" insert "of the board of magistrates".

Page 58, line 22, after "chief" insert "city".

Page 59, line 17, after second "clerks" insert "," and "assistants," strike out "assistant".

Page 60, line 10, after "all" insert "justices, magistrates," strike out "other".

Page 60, line 17, strike out "Upon the happening of" and insert in place thereof "When".

Page 60, line 18, after "vacancy" insert "occurs".

Page 61, line 20, strike out "or", insert "and".

Page 62, line 4, after "shall" insert "in addition to the duties hereinbefore prescribed".

Page 62, line 6, strike out "or majority of justices", strike out "or board of".

Page 62, line 7, strike out "magistrates".

Page 62, line 24, insert after "setting" "forth that prisoners have the right to send a message".

Page 64, line 14, after "a" insert "messenger", strike out "district".

Page 65, line 7, make "without" read "with".

Page 65, line 11, after "city" insert "for the alteration of court rooms, the establishment of a night court for women and place of detention as provided by section seventy-seven of this act, and".

Page 65, line 15, strike out "assistant clerks," insert "clerks' assistants,".

Page 65, line 24, strike out "And" and begin "it" with capital "I".

Page 66, line 2, after first "of" insert "the".

Page 66, line 1, change "460" to "466".

Page 66, line 22, change "On" to "From".

Page 66, line 24, change "1390" to "1265", after "1265" insert "1390,".

On page 1, line 1, after "title;" insert "Courts;".

Page 2, before line 11, insert "Short title; courts; definitions."
"Section 1. Short title.

2. Courts.

3. Definitions."

Line 1, strike out "; definitions".

Line 4, strike out "definitions" and insert "courts".

Line 8, after "3," insert "definitions."

Page 3, line 10, strike out " ;".

Page 58, after line 9, and before line 10, insert "114. Provisions for additional expenditures necessitated by this act."

"115. Possession of court houses."

Page 65, insert lines 5 and 6 in line 7 after "114."

Insert line 20 in line 21 after "115."

Page 66, line 10, strike out "IX." and insert in the place thereof "VIII."

Page 27, line 2, strike out "Arrangements." and insert in the place thereof "Arraignments."

Page 35, line 10, strike out "eleven" and insert "twelve".

Page 35, line 12, strike out "section" and insert "sections one hundred and eleven and one hundred and twelve".

and request that said bill be recommitted to said committee, which report was agreed to, and said bill ordered reprinted and recommitted to said committee.

Mr. Whitney, from the committee on internal affairs, to which was referred Assembly bill introduced by Mr. Shortt (No. 1893, Int. No. 1408), entitled "An act to amend chapter three hundred and ninety-two of the Laws of eighteen hundred and ninety-six, entitled 'An act to regulate the commitment and discharge of certain prisoners, tramps, and vagrants in Richmond county, and to prescribe the effect thereof, to provide for the support of the prisoners in the jail in the county of Richmond, and to fix the duties and compensation of the sheriff of said county and of certain employees in the jail of said county.'"

Also, Assembly bill introduced by Mr. Macdonald (No. 1917, Int. No. 1432), entitled "An act for the relief of the town of Malone, in the county of Franklin."

Also, Assembly bill introduced by Mr. F. L. Young (No. 2094, Int. No. 1509), entitled "An act to confirm and validate the organization, acts and proceedings of union free school district number two of the town of Greenburg, including the levy of a tax payable in installments, and to authorize the issuance and sale of bonds of said district pursuant thereto."

Also, Assembly bill introduced by Mr. Whitney (No. 1955, Int. No. 1448), entitled "An act to amend the Highway Law, in relation to sprinkling an improved State or county highway, and to the removal of filth and refuse therefrom," reported in favor of the passage of the same without amendment, which report was agreed to, and said bills placed on the order of second reading.

Mr. Whitney, from the committee on internal affairs, to which was referred Assembly bill introduced by Mr. L. H. White (No. 2101, Int. No. 1519), entitled "An act to legalize, ratify and confirm the proceedings of the inhabitants of school district number five of the town of Niskayuna, in the county of Schenectady, its board of trustees, officers and agents, in the matter of the issuance and sale of the bonds of said district in the sum of thirteen thousand dollars for the construction of a new schoolhouse in said district, to legalize said bonds and to provide for the payment of the principal and interest of the same."

Also, Assembly bill introduced by Mr. Evans (No. 2127, Int. No. 1534), entitled "An act empowering the surrogate of the county of Sullivan to reproduce and restore records of the surrogate's court of the county of Sullivan destroyed by fire August tenth, nineteen hundred and nine," retaining its place on the

order of third reading, reported in favor of the passage of the same without amendment, which report was agreed to, and said bills ordered restored to their places on the order of third reading.

Mr. Boshart, from the committee on agriculture, to which was referred Assembly bill introduced by Mr. Walters (No. 1894, Int. No. 1409), entitled "An act to amend the Agricultural Law, in relation to skimmed milk, skimmed milk cheese and milk powder," reported in favor of the passage of the same without amendment, which report was agreed to, and said bill placed on the order of second reading.

Mr. Boshart, from the committee on agriculture, to which was referred Assembly bill (No. 1967, Int. No. 1460) introduced by Mr. Cheney, entitled "An act to amend the Agricultural Law, in relation to payment to owners for keep of condemned bovine animals," reported in favor of the passage of the same, with the following amendment:

Page 2, line 3, after the word "head" insert in italics the words "in excess of ten days from the date of the condemnation."

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. G. W. Brown, from the committee on public printing, to which was referred the resolution relative to erection of a high school on a certain plot of land in the city of New York, reported in favor of the adoption of the following resolution:

Resolved (if the Senate concur), That there be printed for the use of the Legislature five thousand copies of the resolution introduced by Edward A. Doherty recommending the erection of a high school on a certain plot of land in the city of New York.

which report was agreed to.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 97

NOES 00

Those who voted in the affirmative were:

Abbey	Cross	Harwood	McElligott	Sweet
Allen A F	Delano	Hearn	McKeon	Thorn
Baumes	De Long	Herrick	Merritt	Trombly
Beck	Doherty	Hinman	Metzendorf	Van Olinda

Boshart	Donnelly	Hoey	Miller J L	Vosburgh
Boylan	Ebbets	Holden	Murray	Walker
Brainerd	Evans	Howard	Neupert	Walters
Brennan	Farrell	Joseph	Nolan	Ward
Brown C F	Fay	Keller	Odell	Waters
Brown G W	Filley	Kopp	Oliver	Weiland
Burgoyne	Fowler	Lachman	Parker	Weinstein
Callan	Garfein	Lansing	Patrie	White E H
Caughlan	Glore	Levy J	Pitkin	White L H
Cheney	Goldberg	Lowman	Reed	Whitney
Clarke R H	Goodspeed	Lupton	Shea	Wilsnack
Coffey	Goodwin	Macdonald	Shepardson	Wood
Colné	Gray	MacGregor	Smith M	Wright
Connell	Greenwood	Manley	Stivers	Yale
Cosad	Hackett	Marlatt	Sullivan	Young E
Crocker	Haines			

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

Mr. G. W. Brown, from the committee on public printing, to which was referred the resolution relative to printing of the Greene Memorial Volume, reported in favor of the adoption of the following resolution:

Resolved (if the Senate concur), That one thousand copies of the Greene Memorial Volume be printed and distributed as follows:

One hundred copies to the family of the deceased.

Three copies to each Senator.

Two copies to each Assemblyman and the balance to the New York Monument Commission.

which report was agreed to.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 97

NOES 00

Those who voted in the affirmative were:

Abbey	Cross	Harwood	McElligott	Sweet
Allen A F	Delano	Hearn	McKeon	Thorn
Baumes	De Long	Herrick	Merritt	Trombly
Beck	Doherty	Hinman	Metzendorf	Van Olinda
Boshart	Donnelly	Hoey	Miller J L	Vosburgh
Boylan	Ebbets	Holden	Murray	Walker
Brainerd	Evans	Howard	Neupert	Walters
Brennan	Farrell	Joseph	Nolan	Ward
Brown C F	Fay	Keller	Odell	Waters
Brown G W	Filley	Kopp	Oliver	Weiland
Burgoyne	Fowler	Lachman	Parker	Weinstein

Callan	Garfein	Lansing	Patrie	White E H
Caughlan	Glore	Levy J	Pitkin	White L H
Cheney	Goldberg	Lowman	Reed	Whitney
Clarke R H	Goodspeed	Lupton	Shea	Wilsnack
Coffey	Goodwin	Macdonald	Shepardson	Wood
Colné	Gray	MacGregor	Smith M	Wright
Connell	Greenwood	Manley	Spielberg	Yale
Cosad	Hackett	Marlatt	Sullivan	Young E
Crocker	Haines			

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

Mr. G. W. Brown, from the committee on public printing, to which was referred the resolution relative to report of the Hudson-Fulton Celebration Commission, reported in favor of the adoption of the following resolution:

Resolved (if the Assembly concur), That seven thousand additional copies of the final report of the Hudson-Fulton Celebration Commission be printed and distributed as follows:

Thirty copies to each Senator.

Fifteen copies to each member of Assembly.

Two hundred and fifty copies to State officers.

One hundred copies to the Clerks of the Senate and Assembly and their deputies.

Two copies to each of the members of the Hudson-Fulton Celebration Commission.

One hundred and fifty copies to said commission for American naval and army officers.

Three hundred and fifty copies to said commission for public libraries in America and abroad.

And the balance to the Commissioner of Education.

which report was agreed to.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 97

NOES 00

Those who voted in the affirmative were:

Abbey	Cross	Harwood	McElligott	Sweet
Allen A F	Delano	Hearn	McKeon	Thorn
Baumes	De Long	Herrick	Merritt	Trombly
Beck	Doherty	Hinman	Metzendorf	Van Olinda
Boshart	Donnelly	Hoey	Miller J L	Vosburgh
Boylan	Ebbets	Holden	Murray	Walker
Brainerd	Evans	Howard	Neupert	Walters

Brennan	Farrell	Joseph	Nolan	Ward
Brown C F	Fay	Keller	Odell	Waters
Brown G W	Filley	Kopp	Oliver	Weiland
Burgoyne	Fowler	Lachman	Parker	Weinstein
Callan	Garfein	Lansing	Patrie	White E H
Caughlan	Glore	Levy J	Pitkin	White L H
Cheney	Goldberg	Lowman	Reed	Whitney
Clarke R H	Goodspeed	Lupton	Shea	Wilsnack
Coffey	Goodwin	Macdonald	Shepardson	Wood
Colné	Gray	MacGregor	Smith M	Wright
Connell	Greenwood	Manley	Stivers	Yale
Cosad	Hackett	Marlatt	Sullivan	Young E
Crocker	Haines			

Ordered, That the Clerk return said resolution to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Gray (No. 1466, Int. No. 1171), entitled "An act to amend chapter three hundred and thirty-five of the Laws of eighteen hundred and sixty-eight, entitled 'An act to incorporate the city of Ogdensburg,' in relation to powers of the board of health, and repealing certain sections thereof relating to the powers of the common council."

Also, the bill introduced by Mr. Patrie (No. 1749, Int. No. 1334), entitled "An act to amend chapter eighty-four of the Laws of nineteen hundred, entitled 'An act to make the office of sheriff of Greene county a salaried one, in part, and to regulate the management thereof,' in relation to the compensation of such sheriff for janitor service."

Also, the bill introduced by Mr. Lowman (No. 1949, Int. No. 1442), entitled "An act to amend chapter three hundred and seventy of the Laws of eighteen hundred and ninety-five, entitled 'An act in relation to the public schools in the city of Elmira,' in relation to powers and duty of the board of education."

Also, the bill introduced by Mr. J. L. Miller (No. 1966, Int. No. 1459), entitled "An act to authorize the city of Corning to issue bonds in a sum not exceeding twenty thousand dollars for the purpose of erecting a garbage incinerating plant for such city."

Also, the bill introduced by Mr. Boshart (No. 2004, Int. No. 1233), entitled "An act to amend the Agricultural Law, in relation to State institutions."

Also, the bill introduced by Mr. Sweet (No. 1711, Int. No. 1324), entitled "An act to amend chapter three hundred and ninety-four of the Laws of eighteen hundred and ninety-five, en-

titled 'An act to revise the charter of the city of Oswego,' in relation to authorizing the city of Oswego to issue bonds for the construction of certain sewers therein and a sewage disposal plant therefor."

Also, the bill introduced by Mr. Lowman (No. 1950, Int. No. 1443), entitled "An act to amend chapter five hundred and twenty-five of the Laws of nineteen hundred, entitled 'An act to establish a police pension fund for the city of Elmira,' in relation to such fund."

Also, the bill introduced by Mr. Foley (No. 1075, Int. No. 609), entitled "An act to amend the Greater New York charter, in regard to auxiliary fire alarm systems."

Also, the bill introduced by Mr. Hoey (No. 796, Int. No. 188), entitled "An act to amend the Greater New York charter, in regard to stage routes."

Also, the bill introduced by Mr. A. E. Smith (No. 297, Int. No. 289), entitled "An act to amend the Public Health Law, in relation to qualifications for the practice of veterinary medicine and surgery."

Also, the bill introduced by Mr. Lowman (No. 1947, Int. No. 1440), entitled "An act to provide for the licensing of dogs in the city of Elmira, for the care and protection of lost, strayed and homeless dogs, for securing and protecting the rights of the owners thereof, and for the protection of the public," reported the same without recommendations, which report was agreed to, and said bills ordered engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Schulz (Assembly reprint No. 2113, Senate No. 458, Rec. No. 90), entitled "An act to amend the Greater New York charter, relative to proceedings for street opening," reported the same with the following recommendations:

Page 1, line 3, strike out "as" and insert "and".

Line 5, strike out "as amended by".

Line 7, strike out "further".

Page 2, line 3, after "sites" strike out the comma.

Line 4, after "tunnels" insert comma.

Line 25, after "for" insert comma.

Page 4, line 4, strike out the final "s" in "commissioners".

Line 22, strike out "said, Greater" and insert "such".

Line 23, strike out "New York".

Line 24, strike out "further".

Line 25, strike out "so as".

Page 5, line 3, strike out "purpose as" and insert "purposes".

Line 16, after "or" insert "of".

Page 6, line 8, strike out "any" and insert "an".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Glore (No. 2083, Int. No. 1060), entitled "An act to amend the Code of Civil Procedure, relative to the modes of service of papers," reported the same with the following recommendations:

Page 1, line 1, strike out "Paragraphs two and three of section" and insert "Section".

Line 2, strike out "are" and insert "is".

Line 3, strike out "so as".

Line 8, after "office" strike out the comma.

Page 2, line 1, after "office" strike out the comma.

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Holden (No. 1942, Int. No. 1195), entitled "An act to amend the Ithaca city charter, generally," reported the same with the following recommendations:

Page 3, line 6, after "penalties" insert "and fines".

Line 20, strike out "and the recovery and payment of a".

Line 21, strike out "judgment for the penalty in a civil action".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Foley (No. 2084, Int. No. 948), entitled "An act to amend the General Business Law, being chapter twenty of the Consolidated Laws, by inserting a new article, to be known as article three-a, private banking," reported the same with the following recommendations:

Page 1, line 1 of the title, strike out "being chapter twenty of".

Strike out line 2 of the title.

Line 3 of the title, strike out "known as article three-a" and insert "in relation to"; after "banking" insert ", and to repeal article ten thereof, relating to ticket agents."

Line 1, strike out "The General Business Law, being", insert "Chapter twenty-five of the Laws of nineteen hundred and nine, entitled 'An act relating to general business, constituting'".

Line 2, after "laws," insert quotation mark.

Line 3, strike out "known as"; strike out "private banking, which".

Line 4, strike out "shall" and insert "thereof, to".

Page 2, line 4, strike out "reports" and insert "records".

Page 12, line 21, after "of" strike out rest of line and insert "such chapter".

Line 22, strike out of line, except "is" at end of line.

Line 25, strike out "action" and insert "act".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Whitney (No. 2018, Int. No. 1482), entitled "An act to amend chapter sixty-two of the Consolidated Laws, in relation to preventing and fighting forest fires," reported the same with the following recommendations:

Page 1, line 1 of the title, strike out "chapter sixty-two of the Consolidated Laws," and insert "the Town Law,".

Line 2, after "nine" insert ", entitled 'An act relating to towns, constituting chapter sixty-two of the Consolidated Laws,' as amended by chapter four hundred and ninety-one of the Laws of nineteen hundred and nine,".

Page 2, line 2, before "Any" insert in italics "Penalty for setting fire to waste or forest lands.—"

Line 15, after "of" insert "such"; also strike out "sixty-three of the Laws of".

Line 16, strike out "nineteen hundred and nine".

Line 17, after "a" insert "new"; also strike out "known as"; also strike out "and which shall" and insert "thereof, to".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Wood (No. 1956, Int. No. 1449), entitled "An act to amend the Public Health Law, in rela-

tion to burial and burial permits," reported the same with the following recommendations:

Page 1, line 4, after the quotation mark insert "as amended by chapter four hundred and seven of the Laws of nineteen hundred and nine,".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Kopp (No. 2082, Int. No. 1196), entitled "An act to amend the General Business Law, in relation to the regulation of private banks and bankers, and to repeal article ten thereof, relating to ticket agents," reported the same with the following recommendations:

On page 2, line 16, strike out "Suggestions" and insert "Application".

Page 6, line 6, after "section" strike out "nineteen-a" and insert "nineteen".

Same page, line 7, after "chapter" strike out "ten" and insert "two".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Van Olinda (No. 2080, Int. No. 1467), entitled "An act to amend, consolidate and revise the several acts relative to the city of Amsterdam," reported the same with the following recommendations:

On page 7, line 1, strike out "Rocton" and insert in the place thereof "Rockton".

Page 8, line 20, strike out "e" in "Ne" and insert "o".

Page 18, line 16, strike out second "be".

Page 19, line 23, insert "n" after "e" in "expenditure".

Page 21, line 25, strike out "seven" and insert "six".

Page 94, line 2, strike out "levying" and insert "leaving".

Page 99, line 18, strike out "without" and insert "within".

Page 110, line 13, strike out "paving" and insert "paying".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. Cheney, from the committee on printed and engrossed bills, reported the following bills as correctly printed or engrossed:

“An act to amend chapter sixty-four of the Laws of nineteen hundred and nine, entitled ‘An act relating to village, constituting chapter sixty-four of the Consolidated Laws,’ relative to the time of holding elections.” (No. 2134, Int. No. 419.)

“An act to amend the Canal Law, in relation to the changing of names of mortgaged canal boats.” (No. 2130, Int. No. 975.)

“An act to amend the Highway Law, in relation to the establishment of a new route in the State highway system, to connect routes twenty-seven and thirty by way of Carthage and Antwerp in the county of Jefferson.” (No. 2107, Int. No. 785.)

“An act to amend the Labor Law, relative to notice of injury.” (No. 2109, Int. No. 372.)

“An act to amend chapter five hundred and eighty-three of the Laws of eighteen hundred and eighty-eight, entitled ‘An act to revise and combine in a single act all existing special and local laws affecting public interests in the city of Brooklyn,’ in relation to removal of buildings extending into streets.” (No. 2108, Int. No. 68.)

“An act to amend the Greater New York charter, relative to granting authority to the commissioners of the sinking fund to lease or grant certain interests or rights in lands acquired by the city outside the limits of said city.” (No. 93, Int. No. 93.)

“An act to amend chapter one hundred and one of the Laws of nineteen hundred and seven, entitled ‘An act authorizing the board of supervisors of Chautauqua county to declare the office of county clerk of such county a salaried office and to fix and determine the amount of compensation and regulating the management of such office,’ in relation to bond of subordinates in the county clerk’s office.” (No. 2133, Int. No. 1393.)

“An act to amend the Forest, Fish and Game Law, in relation to forest fires.” (No. 2132, Int. No. 1371.)

“An act to amend chapter fifty-six of the Laws of nineteen hundred and nine, entitled ‘An act in relation to State boards and commissions, constituting chapter fifty-four of the Consolidated Laws,’ in relation to the ownership of river improvements and the assessment of the amount of benefit received thereby.” (No. 2131, Int. No. 1387.)

The bill (No. 2112, Int. No. 23) entitled "An act to amend the Penal Law, in relation to the issuing of licenses to carry fire-arms," was read the second time.

On motion of Mr. Whitney, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 2184, Int. No. 1367) entitled "An act to amend chapter five hundred and sixty-nine of the Laws of nineteen hundred and nine, entitled 'An act to authorize the selection, location and appropriation of certain lands in the town of Saratoga Springs, for a State reservation, and to preserve the natural mineral springs therein located, and making an appropriation therefor, and authorizing an issue of bonds to pay such appropriation,'" was read the second time.

On motion of Mr. Whitney, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 620, Int. No. 581) entitled "An act to provide for the purchase of additional lands for the armory of the Thirty-fourth Separate Company of the National Guard at the city of Geneva and making an appropriation therefor," was read the second time.

On motion of Mr. Abbey, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 2007, Int. No. 1471) entitled "An act to amend chapter three hundred and fifteen of the Laws of eighteen hundred and ninety-five, entitled 'An act to amend and consolidate the several acts relating to the village of Ilion,' in relation to conferring on the board of trustees of said village the power to raise money by taxation for the maintenance of the Ilion hospital," was read the second time.

On motion of Mr. Eveleth, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 2017, Int. No. 1481) entitled "An act to amend the Judiciary Law, constituting chapter thirty of the Consolidated Laws, in relation to salaries of the attendants of the Supreme Court in the first judicial district and of the Appellate Division of the first department," was read the second time.

On motion of Mr. Foley, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1848, Int. No. 1386) entitled "An act to establish a State school of agriculture at Cobleskill, Schoharie county, and making an appropriation therefor," was read the second time.

On motion of Mr. Oliver, said bill was placed on the order of third reading.

On motion of Mr. Oliver, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 99

NOES 00

Those who voted in the affirmative were:

Abbey	Delano	Hearn	Merritt	Sweet
Allen A F	De Long	Herrick	Metzendorf	Thorn
Beck	Doherty	Hinman	Miller J L	Trombly
Boshart	Donnelly	Hoey	Murray	Van Olinda
Boylan	Ebbets	Holden	Neupert	Vosburgh
Brainerd	Evans	Howard	Nolan	Walker
Brennan	Farrell	Joseph	Odell	Walters
Brown C F	Fay	Keller	Oliver	Ward
Brown G W	Filley	Kopp	Parker	Waters
Burgoyne	Fowler	Lachman	Patrie	Weiland
Callan	Garfein	Lansing	Pitkin	Weinstein
Caughlan	Glore	Levy J	Reed	White E H
Cheney	Goldberg	Lowman	Shea	White L H
Clarke R H	Goodspeed	Lupton	Shepardson	Whitney
Coffey	Goodwin	Macdonald	Smith M	Wilsnack
Colné	Gray	MacGregor	Spielberg	Wood
Connell	Greenwood	Manley	Stevenson	Wright
Cosad	Hackett	Marlatt	Stivers	Yale
Crocker	Haines	McElligott	Sullivan	Young E
Cross	Harwood	McKeon		

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

The bill (No. 1897, Int. No. 1412) entitled "An act to amend the Judiciary Law, in relation to salaries of the attendants of the Supreme Court in the first judicial district and of the Appellate Division of the first department and to equalize therewith the salaries of attendants and messengers of the surrogate's court of New York county," was read the second time.

On motion of Mr. Goldberg, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1465, Int. No. 1170) entitled "Concurrent resolution of the Senate and Assembly proposing an amendment to section seven of article one of the Constitution, in relation to the drainage of lands," was read the second time.

On motion of Mr. Gray, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1998, Int. No. 795) entitled "An act to amend the General Business Law, relative to employment agencies," having been announced, Mr. Filley moved to amend as follows:

On page 2, line 8, strike out all of line after "180".

Page 2, line 9, strike out all of line.

Page 2, line 8, insert after "180" the following in italics: "Statements to be filed in theatrical employment agencies".

Page 7, line 5, following the word "fee" in brackets insert: "also means and." The word "includes" should be in roman type and the brackets and the words "also means" strike out.

Page 7, line 13, put letter "s" at end of "entertainments, exhibitions and performances" in italics.

Page 7, line 16, insert after the word "give" the word "such" and the letter "s" in italics in words "entertainments, exhibitions and performances".

Page 8, line 1, strike out bracket.

Page 8, line 2, strike out bracket.

Page 13, line 21, strike out "commission" and insert "omission" in italics.

Page 14, line 6, after "notice" insert "in the discretion of the mayor or commissioner of licenses" in italics.

Page 14, line 7, strike out the word "immediately" and insert "thereupon" in italics.

Page 14, line 26, after the word "days" insert the words "shall have" in italics.

Page 15, line 2, strike out the word "of" and insert the word "for" in italics.

Page 15, line 3, strike out the word "is" and insert the words "has been" in italics.

On page 16 and 17, strike out all of section 180 and insert the following:

"§ 180. Statements to be filed in theatrical employment agencies. Every licensed person conducting a theatrical employment agency, before making a theatrical engagement, except an emergency

engagement, for any person with any applicant for services in any such engagement shall prepare and file in such agency a written statement signed and verified by such licensed person setting forth how long the applicant has been engaged in the theatrical business. Such statement shall set forth whether or not such applicant has failed to pay salaries or left stranded any companies, in which such applicant and, if a corporation any of its officers or directors, have been financially interested during the five years preceding the date of application and, further, shall set forth the names of at least two persons as references. If such applicant is a corporation, such statement shall set forth the names of the officers and directors thereof and the length of time such corporation or any of its officers have been engaged in the theatrical business and the amount of its paid-up capital stock. If any allegation in such written, verified statement is made upon information and belief, the person verifying the statement shall set forth the sources of his information and the grounds of his belief. Such statement so on file shall be kept for the benefit of any person whose services are sought by any such applicant as employer." in italics.

On page 18, line 18, after the word "procure" insert the word "for" in italics.

On page 18, line 18, strike out the words "a theatrical engagement".

On page 18, line 19, after "plicant" insert the words "a theatrical engagement" in italics.

On page 18, line 26, strike out the words "the place or places".

On page 19, line 1, strike out all of line.

On page 19, line 3, after the comma insert the word "either" in italics.

On page 19, line 3, strike out the words "from the".

On page 19, line 4, strike out the words "city in which the engagement is made to" and insert the word "between" in italics.

On page 19, line 4, strike out the word "place" and insert the word "places" in italics.

On page 19, line 5, strike out the words "in lieu".

On page 19, line 6, strike out the word "thereof".

On page 19, line 9, after the word "begin" insert the words "if paid by the applicant" in italics.

On page 19, line 10, after the word "applicant" insert the words "and to whom" in italics.

On page 19, line 15, strike out the word "respectively" and insert the words "and his determination shall be reviewable by certiorari" in italics.

On page 19, line 18, after the word "shall" insert the words "keep on file or" in italics.

On page 23, line 11, strike out "█".

On page 23, line 11, bracket out the word "only".

On page 23, line 11, after the word "theatrical" insert the words "employment agencies" in italics.

On page 23, line 11, insert "█" before the word "and".

On page 26, line 3, after the word "indirectly" insert the following: "except cafes and restaurants in office buildings" in italics.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Said bill, as amended, was then read the second time and, on motion of Mr. Filley, was ordered reprinted and placed on the order of third reading and referred to the committee on revision.

The bill (No. 1279, Int. No. 1056) entitled "An act to amend the Judiciary Law, in relation to the collection and publication of judicial statistics, and repealing certain sections of the Code of the Criminal Procedure, in reference thereto," was read the second time.

On motion of Mr. McInerney, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1640, Int. No. 1287) entitled "An act to amend the Insanity Law, relative to the care and treatment of insane persons, and persons under examination as to their sanity, pending such examination and prior to their transfer to institutions for the insane," was read the second time.

On motion of Mr. Merritt, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1871, Int. No. 1390) entitled "An act making an appropriation for the State Commission of Highways for the maintenance and repair of public highways improved or constructed by State aid," was read the second time.

On motion of Mr. Merritt, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1880, Int. No. 1400) entitled "An act to amend the Highway Law, in relation to salaries," was read the second time.

On motion of Mr. Merritt, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1972, Int. No. 1465) entitled "An act to amend the Agricultural Law," was read the second time.

On motion of Mr. Merritt, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 2012, Int. No. 1476) entitled "An act to amend the Agricultural Law, in relation to the State Fair Commission," having been announced for a second reading, on motion of Mr. Oliver, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The bill (No. 1883, Int. No. 1403) entitled "An act making an appropriation to enforce and carry out the provisions of the Agricultural Law relating to pure foods and dairy products," was read the second time.

On motion of Mr. Oliver, said bill was placed on the order of third reading.

On motion of Mr. Oliver, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 97

NOES 00

Those who voted in the affirmative were:

Abbey	Cross	Harwood	McElligott	Sweet
Allen A F	Delano	Hearn	McKeon	Thorn
Baumes	De Long	Herrick	Merritt	Trombly
Beck	Doherty	Hinman	Metzendorf	Van Olinda
Boshart	Donnelly	Hoef	Miller J L	Vosburgh
Boylan	Ebbets	Holden	Murray	Walker
Brainerd	Evans	Howard	Neupert	Walters
Brennan	Farrell	Joseph	Nolan	Ward
Brown C F	Fay	Keller	Odell	Waters
Brown G W	Filley	Kopp	Oliver	Weilend
Burgoyne	Fowler	Lachman	Parker	Weinstein
Callan	Garfein	Lansing	Patrie	White E H
Caughlen	Glore	Levy J	Pitkin	White L H
Cheney	Goldberg	Lowman	Reed	Whitney

Clarke R H	Goodspæd	Lupton	Shea	Wilsnack
Coffey	Goodwin	Macdonald	Shepardson	Wood
Colné	Gray	MacGregor	Smith M	Wright
Connell	Greenwood	Manley	Stivers	Yale
Cosad	Hackett	Marlatt	Sullivan	Young E
Crocker	Haines			

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

The bill (No. 1709, Int. No. 1322) entitled "An act to provide for the rebuilding of a bridge across South bay in the county of Washington, and making an appropriation therefor," having been announced for a second reading, on motion of Mr. Oliver, and by unanimous consent, said bill was ordered placed on the second reading calendar for Wednesday next.

The bill (No. 1952, Int. No. 1445) entitled "An act to amend chapter thirty-eight of the Laws of nineteen hundred and nine, entitled 'An act in relation to liens, constituting chapter thirty-three of the Consolidated Laws,' " was read the second time.

On motion of Mr. Shortt, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1732, Int. No. 733) entitled "An act to amend chapter fifteen of the Laws of nineteen hundred and nine, entitled 'An act in relation to the civil service of the State of New York and the civil divisions and cities thereof, constituting chapter seven of the Consolidated Laws,' in relation to the power of removal," having been announced for a second reading, on motion of Mr. Oliver, and by unanimous consent, said bill was ordered placed on the second reading calendar for Tuesday next.

The bill (No. 1713, Int. No. 1326) entitled "An act to amend the Insanity Law, in relation to the reimbursement of the State for the support of inmates of State hospitals and the enforcement of the State's claims therefor," was read the second time.

On motion of Mr. Ward, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1801, Int. No. 1356) entitled "An act to amend the Insanity Law and Penal Law, relative to private institutions for the insane," was read the second time.

On motion of Mr. Ward, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1802, Int. No. 1357) entitled "An act to amend the Insanity Law, relative to the Psychiatric Institution and the director thereof," was read the second time.

On motion of Mr. Ward, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1919, Int. No. 1434) entitled "An act to incorporate the 'Economic and General Foundation,'" was read the second time.

On motion of Mr. Ward, said bill was placed on the order of third reading and referred to the committee on revision.

The Senate bill (No. 569, Rec. No. 68) entitled "An act to repeal section seven of chapter twenty-six of the Laws of eighteen hundred and thirty-nine, entitled 'An act to incorporate the Albany Medical College,'" was read the second time.

On motion of Mr. Murray, said bill was placed on the order of third reading.

The Senate bill (No. 454, Rec. No. 134) entitled "An act to amend chapter four hundred and thirty-eight of the Laws of nineteen hundred and nine, entitled 'An act authorizing an inquiry into the question as to providing terminal facilities on the canals of this State, with a view of ultimately improving and fostering the commerce of the State, and making an appropriation therefor,' in relation to the membership of the commission created thereby," was read the second time.

On motion of Mr. Filley, said bill was placed on the order of third reading.

The Senate bill (No. 249, Rec. No. 54) entitled "An act to amend chapter fifteen of the Laws of nineteen hundred and nine, entitled 'An act in relation to the civil service of the State of New York and the civil divisions and cities thereof, constituting chapter seven of the Consolidated Laws,' in relation to the power of removal," was read the second time.

On motion of Mr. Whitney, said bill was placed on the order of third reading.

The Senate bill (No. 846, Rec. No. 142) entitled "An act to amend the Election Law, in relation to filing and preserving state-

ments of campaign receipts and expenses," was read the second time.

On motion of Mr. Nolan, said bill was placed on the order of third reading.

The Senate bill (No. 639, Rec. No. 70) entitled "An act making an appropriation for highway improvement purposes," was read the second time.

On motion of Mr. Merritt, said bill was placed on the order of third reading.

The Senate bill (No. 624, Rec. No. 74) entitled "An act to amend the State Finance Law, in relation to the education fund," was read the second time.

On motion of Mr. Merritt, said bill was placed on the order of third reading.

The Senate bill (No. 944, Rec. No. 144) entitled "An act providing for the construction of buildings and improvements for the New York State Training School for Boys, and making an appropriation therefor," was read the second time.

On motion of Mr. Merritt, said bill was placed on the order of third reading.

The Senate bill (No. 668, Rec. No. 128) entitled "An act making an appropriation to defray the expenses of the surviving members of the Eighth New York Heavy Artillery while attending the dedication of the monument at Cold Harbor, Virginia, in commemoration of the services of such regiment," was read the second time.

On motion of Mr. Keller, said bill was placed on the order of third reading.

On motion of Mr. Keller, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 99

NOES 00

Those who voted in the affirmative were:

Abbey	Cross	Harwood	McKeon	Sweet
Allen A F	Delano	Hearn	Merritt	Thorn
Baumes	De Long	Herrick	Metzendorf	Trombly
Beck	Doherty	Hinman	Miller J L	Van Olinda
Boshart	Donnelly	Hoey	Murray	Vosburgh
Boylan	Ebbets	Holden	Neupert	Walker
Brainerd	Evans	Howard	Nolan	Walters
Brennan	Farrell	Joseph	Odell	Ward
Brown C F	Fay	Keller	Oliver	Waters
Brown G W	Filley	Kopp	Parker	Weiland
Burgoyne	Fowler	Lachman	Patrie	Weinstein
Cillan	Garfein	Lansing	Pitkin	White E H
Caughlan	Glore	Levy J	Reed	White L H
Caeney	Goldberg	Lowman	Shea	Whitney
Clarke R H	Goodspeed	Lupton	Shepardson	Wilsnack
Coffey	Goodwin	Macdonald	Smith M	Wood
Colne	Gray	MacGregor	Spielberg	Wright
Connell	Greenwood	Manley	Stevenson	Yale
Cosad	Hackett	Marlatt	Stivers	Young E
Crocker	Haines	McElligott	Sullivan	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 785, Rec. No. 125) entitled "An act to amend chapter seven hundred and seventeen of the Laws of nineteen hundred and five, entitled 'An act to provide for the erection of a suitable monument to commemorate the heroism, sacrifice and patriotism of more than nine thousand New York soldiers who were confined as prisoners of war in Andersonville prison, Georgia, of whom more than two thousand five hundred died in the prison, and making an appropriation therefor,' by adding to the commission having charge of the erection of the monument three survivors of Andersonville prison," was read the second time.

On motion of Mr. Merritt, said bill was placed on the order of third reading.

The Senate bill (No. 208, Rec. No. 91) entitled "An act to amend the Code of Civil Procedure, in relation to special term clerks in the City Court of the city of New York," was read the second time.

On motion of Mr. Oliver, said bill was placed on the order of third reading.

On motion of Mr. Oliver, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 97

NOES 00

Those who voted in the affirmative were:

Abbey	Cross	Harwood	McElligott	Sweet
Allen A F	Delano	Hearn	McKeon	Thorn
Baumes	De Long	Herrick	Merritt	Trombly
Beck	Doherty	Hinman	Metzendorf	Van Olinda
Boshart	Donnelly	Hoey	Miller J L	Vosburgh
Boylan	Ebbets	Holden	Murray	Walker
Brainerd	Evans	Howard	Neupert	Walters
Brennan	Farrell	Joseph	Nolan	Ward
Brown C F	Fay	Keller	Odell	Waters
Brown G W	Filley	Kopp	Oliver	Weiland
Burgoyne	Fowler	Lachman	Parker	Weinstein
Callan	Garfein	Lansing	Patrie	White F H
Caughlan	Glore	Levy J	Pitkin	White L H
Cheney	Goldberg	Lowman	Reed	Whitney
Clarke R H	Goodspeed	Lupton	Shea	Wilsnack
Coffey	Goodwin	Macdonald	Shepardson	Wood
Colné	Gray	MacGregor	Smith M	Wright
Connell	Greenwood	Manley	Stivers	Yale
Cosad	Hackett	Marlatt	Sullivan	Young E
Crocker	Haines			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 1329, Int. No. 1087) entitled "An act to amend the Code of Criminal Procedure, in relation to the Court of Special Sessions in the city of New York, the jurisdiction thereof, and the practice therein," having been announced for a second reading,

On motion of Mr. Oliver, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The bill (No. 1918, Int. No. 1433) entitled "An act to amend the Code of Criminal Procedure, in relation to record of trial to

be furnished by county clerk to officer in charge of criminal sentenced to a reformatory," was read the second time.

On motion of Mr. Murray, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 2030, Int. No. 557) entitled "An act to amend the State Printing Law, in relation to the number of extra copies of certain reports to be printed as legislative documents," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 97

NOES 00

Those who voted in the affirmative were:

Abbey	Cross	Harwood	McElligott	Sweet
Allen A F	Delano	Hearn	McKeon	Thorn
Baumes	De Long	Herrick	Merritt	Trombly
Beck	Doherty	Hinman	Metzendorf	Van Olinda
Boshart	Donnelly	Hoey	Miller J L	Vosburgh
Boylan	Ebbets	Holden	Murray	Walker
Brainerd	Evans	Howard	Neupert	Walters
Brennan	Farrell	Joseph	Nolan	Ward
Brown C F	Fay	Keller	Oden	Waters
Brown G W	Filley	Kopp	Oliver	Weiland
Burgoyne	Fowler	Lachman	Parker	Weinstein
Callan	Garfein	Lansing	Patrie	White E H
Caughlan	Glore	Levy J	Pitkin	White L H
Cheney	Goldberg	Lowman	Reed	Whitney
Clarke R H	Goodspeed	Lupton	Shea	Wilsnack
Coffey	Goodwin	Macdonald	Shepardson	Wood
Colné	Gray	MacGregor	Smith M	Wright
Connell	Greenwood	Manley	Stivers	Yale
Cosad	Hackett	Marlatt	Sullivan	Young E
Crocker	Haines			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1937, Int. No. 1111) entitled "An act to amend chapter one hundred and twenty-eight of the Laws of eighteen hundred and ninety-nine, entitled 'An act to incorporate the city of New Rochelle,' in relation to the police force of said city and

the compensation thereof," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 97

NOES 00

Those who voted in the affirmative were:

Abbey	Cross	Harwood	McElligott	Sweet
Allen A F	Delano	Hearn	McKeon	Thorn
Baumes	De Long	Herrick	Merritt	Trombly
Beck	Doherty	Hinman	Metzendorf	Van Olinda
Boshart	Donnelly	Hoey	Miller J L	Vosburgh
Boylan	Ebbets	Holden	Murray	Walker
Brainerd	Evans	Howard	Neupert	Walters
Brennan	Farrell	Joseph	Nolan	Ward
Brown C F	Fay	Keller	Odell	Waters
Brown G W	Filley	Kopp	Oliver	Weiland
Burgoyne	Fowler	Lachman	Parker	Weinstein
Callan	Garfein	Lansing	Patrie	White E H
Caughlan	Glore	Levy J	Pitkin	White L H
Cheney	Goldberg	Lowman	Reed	Whitney
Clarke R H	Goodspeed	Lupton	Shea	Wilsnack
Coffey	Goodwin	Macdonald	Shepardson	Wood
Colné	Gray	MacGregor	Smith M	Wright
Connell	Greenwood	Manley	Stivers	Yale
Cosad	Hackett	Marlatt	Sullivan	Young E
Crocker	Haines			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1570, Int. No. 1231) entitled "An act to authorize the towns of Nassau county to acquire lands for park purposes, and to issue bonds therefor," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 97

NOES 00

Those who voted in the affirmative were:

Abbey	Cross	Harwood	McElligott	Sweet
Allen A F	Delano	Hearn	McKeon	Thorn
Baumes	De Long	Herrick	Merritt	Trombly
Beck	Doherty	Hinman	Metzendorf	Van Olinda
Boshart	Donnelly	Hoey	Miller J L	Vosburgh
Boylan	Ebbets	Holden	Murray	Walker
Brainerd	Evans	Howard	Neupert	Walters
Brennan	Farrell	Joseph	Nolan	Ward
Brown C F	Fay	Keller	Odell	Waters
Brown G W	Filley	Kopp	Oliver	Weiland
Burgoyne	Fowler	Lachman	Parker	Weinstein
Callan	Garfein	Lansing	Patrie	White E H
Caughlan	Glore	Levy J	Pitkin	White L H
Cheney	Goldberg	Lowman	Reed	Whitney
Clarke R H	Goodspeed	Lupton	Shea	Wilsnack
Coffey	Goodwin	Macdonald	Shepardson	Wood
Colné	Gray	MacGregor	Smith M	Wright
Connell	Greenwood	Manley	Stivers	Yale
Cosad	Hackett	Marlatt	Sullivan	Young E
Crocker	Haines			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1714, Int. No. 1327) entitled "An act to repeal chapter one hundred and ninety of the Laws of eighteen hundred and fifty-five, entitled 'An act in relation to auditing of accounts by the board of supervisors of Saratoga county,'" was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 97

NOES 00

Those who voted in the affirmative were:

Abbey	Cross	Harwood	McElligott	Sweet
Allen A F	Delano	Hearn	McKeon	Thorn
Baumes	De Long	Herrick	Merritt	Trombly
Beck	Doherty	Hinman	Metzendorf	Van Olinda
Boshart	Dornelly	Hoey	Miller J L	Vosburgh
Boylan	El bets	Holden	Murray	Walker
Brainerd	Evans	Howard	Neupert	Walters
Brennan	Farrell	Joseph	Nolan	Ward

Brown C F	Fay	Keller	Odell	Waters
Brown G W	Filley	Kopp	Oliver	Weiland
Burgoyne	Fowler	Lachman	Parker	Weinstein
Callan	Garfein	Lansing	Patrie	White E H
Caughlan	Glore	Levy J	Pitkin	White L H
Cheney	Goldberg	Lowman	Reed	Whitney
Clarke R H	Goodspeed	Lupton	Shea	Wilsnack
Coffey	Goodwin	Macdonald	Shepardson	Wood
Colné	Gray	MacGregor	Smith M	Wright
Connell	Greenwood	Manley	Stivers	Yale
Cosad	Hackett	Marlatt	Sullivan	Young E
Crocker	Haines			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1567, Int. No. 1228) entitled "An act to change the name of Grace Methodist Episcopal Church of the borough of Queens, city of New York, to Van Alst Avenue Methodist Episcopal Church of the borough of Queens, city of New York," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 97

NOES 00

Those who voted in the affirmative were:

Abbey	Cross	Harwood	McElligott	Sweet
Allen A F	Delano	Hearn	McKeon	Thorn
Baumes	De Long	Herrick	Merritt	Trombly
Beck	Doherty	Hinman	Metzendorf	Van Olinda
Boshart	Donnelly	Hoey	Miller J L	Vosburgh
Boylan	Ebbets	Holden	Murray	Walker
Brainerd	Evans	Howard	Neupert	Walters
Brennan	Farrell	Joseph	Nolan	Ward
Brown C F	Fay	Keller	Odell	Waters
Brown G W	Filley	Kopp	Oliver	Weiland
Burgoyne	Fowler	Lachman	Parker	Weinstein
Callan	Garfein	Lansing	Patrie	White E H
Caughlan	Glore	Levy J	Pitkin	White L H
Cheney	Goldberg	Lowman	Reed	Whitney
Clarke R H	Goodspeed	Lupton	Shea	Wilsnack
Coffey	Goodwin	Macdonald	Shepardson	Wood
Colné	Gray	MacGregor	Smith M	Wright
Connell	Greenwood	Manley	Stivers	Yale
Cosad	Hackett	Marlatt	Sullivan	Young E
Crocker	Haines			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The Senate bill (No. 570, Rec. No. 69) entitled "An act to repeal section six of chapter two hundred and six of the Laws of eighteen hundred and eighteen, entitled 'An act to amend an act entitled "An act to incorporate medical societies," for the purpose of regulating the practice of physic and surgery in this State,' " was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 98

NOES 00

Those who voted in the affirmative were:

Abbey	Crocker	Haines	McElligott	Sweet
Allen A F	Cross	Harwood	McKeon	Thorn
Baumes	Delano	Hearn	Merritt	Trombly
Beck	De Long	Herrick	Metzendorf	Van Olinda
Boschart	Doherty	Hinman	Miller J L	Vosburgh
Boylan	Donnelly	Hoey	Murray	Walker
Brainerd	Ebbets	Holden	Neupert	Walters
Brennan	Evans	Howard	Nolan	Ward
Brown C F	Farrell	Joseph	Odell	Waters
Brown G W	Fay	Keller	Oliver	Weiland
Burgoyne	Filley	Kopp	Parker	Weinstein
Callan	Fowler	Lachman	Patrie	White E H
Caughlan	Garfein	Lansing	Pitkin	White L H
Cheney	Glore	Levy J	Reed	Whitney
Clarke R H	Goldberg	Lowman	Shea	Wilsnack
Clark S C	Goodspeed	Lupton	Shepardson	Wood
Coffey	Goodwin	Macdonald	Smith M	Wright
Colné	Gray	MacGregor	Stivers	Yale
Connell	Greenwood	Manley	Sullivan	Young E
Cosad	Hackett	Marlatt		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 881, Rec. No. 95) entitled "An act to amend chapter four hundred and forty-one of the Laws of nineteen hundred and two, entitled 'An act to authorize a further appropriation to the New York Zoological Society for the support

of the New York Aquarium,' in relation to the amount of the appropriation," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 97

NOES 00

Those who voted in the affirmative were:

Abbey	Cross	Harwood	McElligott	Sweet
Allen A F	Delano	Hearn	McKeon	Thorn
Baimes	De Long	Herrick	Merritt	Trombly
Beck	Doherty	Hinman	Metzendorf	Van Olinda
Boshart	Donnelly	Hoey	Miller J L	Vosburgh
Boylan	Ebbets	Holden	Murray	Walker
Brainerd	Evans	Howard	Neupert	Walters
Brennan	Farrell	Joseph	Nolan	Ward
Brown C F	Fay	Keller	Odell	Waters
Brown G W	Filley	Kopp	Oliver	Weiland
Burgoyne	Fowler	Lachman	Parker	Weinstein
Callan	Garfein	Lansing	Patrie	White E H
Caughlan	Glore	Levy J	Pitkin	White L H
Cheney	Goldberg	Lowman	Reed	Whitney
Clarke R H	Goodspeed	Lupton	Shea	Wilsnack
Coffey	Goodwin	Macdonald	Shepardson	Wood
Colné	Gray	MacGregor	Smith M	Wright
Connell	Greenwood	Manley	Stivers	Yale
Cosad	Hackett	Marlatt	Sullivan	Young E
Crocker	Haines			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 568, Rec. No. 67) entitled "An act to repeal section one of chapter two hundred and thirty-seven of the Laws of eighteen hundred and nineteen, entitled 'An act further to amend an act to incorporate medical societies, for the purpose of regulating the practice of physic and surgery in this State,'" was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree

to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 97

NOES 00

Those who voted in the affirmative were:

Abbey	Cross	Harwood	McElligott	Sweet
Allen A F	Delano	Hearn	McKeon	Thorn
Baumes	De Long	Herrick	Merritt	Trombly
Beck	Doherty	Hinman	Metzendorf	Van Olinda
Boshart	Donnelly	Hoey	Miller J L	Vosburgh
Boylan	Ebbets	Holden	Murray	Walker
Brainerd	Evans	Howard	Neupert	Walters
Brennan	Farrell	Joseph	Nolan	Ward
Brown C F	Fay	Keller	Odell	Waters
Brown G W	Filley	Kopp	Oliver	Weiland
Burgoyne	Fowler	Lachman	Parker	Weinstein
Callan	Garfein	Lansing	Patrie	White E H
Caughlan	Glore	Levy J	Pitkin	White L H
Cheney	Goldberg	Lowman	Reed	Whitney
Clarke R H	Goodspeed	Lupton	Shea	Wilsnack
Coffey	Goodwin	Macdonald	Shepardson	Wood
Colné	Gray	MacGregor	Smith M	Wright
Connell	Greenwood	Manley	Stivers	Yale
Cosad	Hackett	Marlatt	Sullivan	Young E
Cocker	Haines			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 718, Rec. No. 88) entitled "An act to amend chapter six hundred and seventy-one of the Laws of eighteen hundred and ninety-two, entitled 'An act to revise, consolidate and amend the several acts relating to the government of the city of Cohoes,' in relation to the amount to be set apart to the credit of and expended annually by the board of fire commissioners of said city, and to remedies for violation of duty by members of such board," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 97

NOES 00

Those who voted in the affirmative were:

Abbey	Cross	Harwood	McElligott	Sweet
Allen A F	Delano	Hearn	McKeon	Thorn
Baumes	De Long	Herrick	Merritt	Trombly
Beck	Doherty	Hinman	Metzendorf	Van Olinda
Boshart	Donnelly	Hoey	Miller J L	Vosburgh
Boylan	Ebbets	Holden	Murray	Walker
Brainerd	Evans	Howard	Neupert	Walters
Brennan	Farrell	Joseph	Nolan	Ward
Brown C F	Fay	Keller	Odell	Waters
Brown G W	Filley	Kopp	Oliver	Weiland
Burgoyne	Fowler	Lachman	Parker	Weinstein
Callan	Garfein	Lansing	Patrie	White E H
Caughlan	Glore	Levy J	Pitkin	White L H
Cheney	Goldberg	Lowman	Reed	Whitney
Clarke R H	Goodspeed	Lupton	Shea	Wilsnack
Coffey	Goodwin	Macdonald	Shepardson	Wood
Colné	Gray	MacGregor	Smith M	Wright
Connell	Greenwood	Manley	Stivers	Yale
Cosad	Hackett	Marlatt	Sullivan	Young E
Crocker	Haines			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Pursuant to notice, Mr. Oliver called up the bill (No. 1864, Int. No. 896) entitled "An act to amend the Lien Law, in relation to the sale of personal property to satisfy a lien," heretofore laid aside on the order of third reading.

Said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 97

NOES 00

Those who voted in the affirmative were:

Abbey	Cross	Harwood	McElligott	Sweet
Allen A F	Delano	Hearn	McKeon	Thorn
Baumes	De Long	Herrick	Merritt	Trombly
Beck	Doherty	Hinman	Metzendorf	Van Olinda
Boshart	Donnelly	Hoey	Miller J L	Vosburgh
Boylan	Ebbets	Holden	Murray	Walker
Brainerd	Evans	Howard	Neupert	Walters
Brennan	Farrell	Joseph	Nolan	Ward

Brown C F	Fay	Keller	Odell	Waters
Brown G W	Filley	Kopp	Oliver	Weiland
Burgoyne	Fowler	Lachman	Parker	Weinstein
Callan	Garfein	Lansing	Patrie	White E H
Caughlan	Glore	Levy J	Pitkin	White L H
Cheney	Goldberg	Lowman	Reed	Whitney
Clarke R H	Goodspeed	Lupton	Shea	Wilsnack
Coffey	Goodwin	Macdonald	Shepardson	Wood
Colné	Gray	MacGregor	Smith M	Wright
Connell	Greenwood	Manley	Stivers	Yale
Cosad	Hackett	Marlatt	Sullivan	Young E
Crocker	Haines			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Pursuant to notice, Mr. Oliver called up the bill (No. 1044, Int. No. 895) entitled "An act to amend the General Business Law, in relation to the sale of unclaimed articles and other property covered by the lien of the keeper of a hotel, apartment hotel, inn, boarding-house or lodging-house," heretofore laid aside on the order of third reading.

Said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 97

NOES 00

Those who voted in the affirmative were:

Abbey	Cross	Harwood	McElligott	Sweet
Allen A F	Delano	Hearn	McKeon	Thorn
Baumes	De Long	Herrick	Merritt	Trombly
Beck	Doherty	Hinman	Metzendorf	Van Olinda
Boshart	Donnelly	Hoey	Miller J L	Vosburgh
Boylan	Ebbets	Holden	Murray	Walker
Brainerd	Evans	Howard	Neupert	Walters
Brennan	Farrell	Joseph	Nolan	Ward
Brown C F	Fay	Keller	Odell	Waters
Brown G W	Filley	Kopp	Oliver	Weiland
Burgoyne	Fowler	Lachman	Parker	Weinstein
Callan	Garfein	Lansing	Patrie	White E H
Caughlan	Glore	Levy J	Pitkin	White L H
Cheney	Goldberg	Lowman	Reed	Whitney
Clarke R H	Goodspeed	Lupton	Shea	Wilsnack
Coffey	Goodwin	Macdonald	Shepardson	Wood
Colné	Gray	MacGregor	Smith M	Wright
Connell	Greenwood	Manley	Stivers	Yale
Cosad	Hackett	Marlatt	Sullivan	Young E
Crocker	Haines			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The Senate returned the Assembly bill (No. 1587, Senate reprint No. 1091, Int. No. 245), entitled "An act to amend the Forest, Fish and Game Law, in relation to the sale of plumage of birds," with a message that they have concurred in the passage of the same, with the following amendments:

Page 2, line 19, strike out the word "September" and insert "July," line 20, strike out word "ten" and insert word "eleven."

Mr. Shea moved to concur in the Senate amendments.

Mr. Speaker put the question whether the House would concur in said amendment, said bill having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 97

NOES 00

Those who voted in the affirmative were:

Abbey	Cross	Harwood	McElligott	Sweet
Allen A F	Delano	Hearn	McKeon	Thorn
Baumes	De Long	Herrick	Merritt	Trombly
Beck	Doherty	Hinman	Metzendorf	Van Olinda
Boshart	Donnelly	Hoey	Miller J L	Vosburgh
Boylan	Ebbets	Holden	Murray	Walker
Brainerd	Evans	Howard	Neupert	Walters
Brennan	Farrell	Joseph	Nolan	Ward
Brown C F	Fay	Keller	Odell	Waters
Brown C W	Fillee	Kopp	Oliver	Weiland
Burgoyne	Fowler	Lachman	Parker	Weinstein
Callan	Garfein	Lansing	Patrie	White E H
Caughlan	Glore	Levy J	Pitkin	White L H
Cheney	Goldberg	Lowman	Reed	Whitney
Clarke R H	Goodspeed	Lupton	Shea	Wilsnack
Coffey	Goodwin	Macdonald	Shepardson	Wood
Colné	Gray	MacGregor	Smith M	Wright
Connell	Greenwood	Manley	Stivers	Yale
Cosad	Hackett	Marlatt	Sullivan	Young E
Crocker	Haines			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendments of the Senate thereto.

Mr. C. W. Phillips offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur), That a respectful message be sent to the Governor, requesting the return to the Assembly of Assembly bill (No. 856, Int. No. 664), entitled "An act to amend the Village Law, in relation to the registration of voters," for the purposes of amendment.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

Mr. Lupton offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur), That a respectful message be sent to the Governor, requesting the return to the Assembly of Assembly bill (No. 109, Int. No. 109), entitled "An act to amend the Education Law, in relation to the establishment of a State school of agriculture on Long Island, providing for its management and control, and making an appropriation therefor," for the purposes of amendment.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

Mr. Howard offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur), That a respectful message be sent to the Governor, requesting the return to the Assembly of Assembly bill (No. 1295, Int. No. 743), entitled "An act to amend the Agricultural Law, in relation to the appraisal of diseased animals," for the purposes of amendment.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

The Senate returned the Assembly bill (No. 1642, Senate reprint No. 1058, Int. No. 1193), entitled "An act to amend chapter one hundred and ninety-three of the Laws of nineteen hundred and eight, entitled 'An act to authorize the city of Cohoes to contribute toward a memorial to the soldiers and sailors of the Civil War,' by increasing the maximum amount of such contribution."

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Cohoes.

Also, Assembly bill (No. 776, Senate reprint No. 1057, Int. No. 234), entitled "An act to amend the Lackawanna city charter, in relation to the ratification and confirmation of the assessment roll completed in the month of July of the first fiscal year of the city."

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Lackawanna.

The Senate returned the concurrent resolution recalling from the Governor, for the purposes of amendment, Assembly bill (No. 1295, Int. No. 743), entitled "An act to amend the Agricultural Law, in relation to the appraisal of diseased animals," with a message that they have concurred in the passage of the same.

Ordered, That the Clerk deliver said resolution to the Governor.

The Senate returned the concurrent resolution recalling from the Governor, for the purposes of amendment, Assembly bill (No. 109, Int. No. 109), entitled "An act to amend the Education Law, in relation to the establishment of a State school of agriculture on Long Island, providing for its management and control, and making an appropriation therefor," with a message that they have concurred in the passage of the same.

Ordered, That the Clerk deliver said resolution to the Governor.

The Senate returned the concurrent resolution, recalling from the Governor, for the purposes of amendment, Assembly bill (No. 856, Int. No. 664), entitled "An act to amend the Village Law, in relation to the registration of voters," with a message that they have concurred in the passage of the same.

Ordered, That the Clerk deliver said resolution to the Governor.

A communication from the Governor was received and read, in the words following:

STATE OF NEW YORK — EXECUTIVE CHAMBER,

ALBANY, April 22, 1910.

To the Assembly:

Pursuant to concurrent resolution of the Senate and Assembly, herewith is returned for amendment, Assembly bill (No. 1295, Int. No. 743), entitled "An act to amend the Agricultural Law, in relation to the appraisal of diseased animals."

CHARLES E. HUGHES.

A communication from the Governor was received and read, in the words following:

STATE OF NEW YORK — EXECUTIVE CHAMBER,
NEW YORK, April 22, 1910.

To the Assembly:

Pursuant to concurrent resolution of the Senate and Assembly, herewith is returned for amendment, Assembly bill (No. 856, Int. No. 664), entitled "An act to amend the Village Law, in relation to the registration of voters."

CHARLES E. HUGHES.

A communication was received from Hon. William J. Gaynor, mayor of the city of New York, returning Assembly bill (No. 1005, Senate reprint No. 880, Int. No. 720), entitled "An act to amend chapter two hundred and thirty-five of the Laws of eighteen hundred and ninety-six, entitled 'An act to authorize the city of Brooklyn to establish and maintain a disciplinary training school for boys, and to authorize the commitment thereto by magistrates and courts of boys under the age of fourteen years who shall be vagrants or convicted of certain offenses in said city,' in relation to the board of managers of such school," with a message that said mayor, after a public hearing thereon, does approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

On motion of Mr. Merritt, the House adjourned.

MONDAY, APRIL 25, 1910.

The House met pursuant to adjournment.

Prayer by Rev. John H. Coleman, Rensselaer.

On motion of Mr. Merritt, the reading of the journal of Friday, April 22, 1910, was dispensed with and the same was approved.

Mr. Speaker presented the annual report of the State Probation Commission, which was laid upon the table and ordered printed.

(See Assembly Document No. 62.)

Mr. Speaker presented the following petition:

NEW YORK, April 22, 1910.

To the Legislature of the State of New York:

Your petitioners respectfully ask the consideration of the Legislature as to the following aspects of direct primary legislation. There are now three bills upon this subject, pending before your honorable body:

1. The Hinman-Green bill, which embodies the ideas of Governor Hughes, and which provides for the adoption of a system of direct primaries for the nomination of every elected official within the State and every committeeman having to do with the management of the party.

2. The Mcade-Phillips bill, representing substantially the views of the Republican organization, which provides for many reforms in the conduct of primaries, but which retains, all along the lines, the system of nominating by convention which has prevailed for many years.

3. The Democratic bill, a very imperfect measure, which provides for a system of direct primaries outside of the city of New York, but proposes to leave the city of New York unaffected.

Your petitioners believe that the sentiment of the Republican party is substantially unanimous as to these points.

I. That the primaries should be held on the same day throughout the State.

II. That in the primaries, only the enrolled members of the party concerned should be entitled to vote.

III. That there should be established by law a State-wide enrollment of voters.

IV. That there should be an official primary ballot.

V. That the laws aiming to prevent corrupt practices at elections should be extended to primary elections.

On the subject of district primaries as a method of nomination, there is within the party an honest difference of opinion. Some, under the leadership of Governor Hughes, are prepared to adopt the comprehensive direct primary system embodied in the Hinman-Green bill. Others prefer the system of nomination by convention; and still others believe that the direct primary system may work well in small political units, but are very fearful of its operation in large political units.

All of the signers of this memorial are in general sympathy with the views of Governor Hughes and in complete sympathy with what he hopes to attain by the Hinman-Green bill. Their

experience in politics, however, leads them to believe that the following features of the Hinman-Green bill raise a reasonable doubt as to the fortunate working of the measure in its entirety:

First: In relation to the city of New York, the bill does not forbid a fusion, but, under the bill, if a fusion is to be brought about, it must be consummated substantially eleven weeks before election day, that is, between the middle and end of August. Now, political parties fuse as metals do when they are at a great heat, and it is almost inconceivable that a fusion would be authorized in cold blood by any political party. The fusion which nominated Mayor Strong, and the fusion which nominated Mayor Low, were consummated during the heat of the campaign. And the fusion of last fall was consummated only in October on the last day for filing nominations. In August, on the other hand, very many of the men who are likely to be influential in a fusion movement are out of the city, and the electorate at large take almost no interest in political matters under the torrid August suns. It must frankly be said, therefore, that the Hinman-Green bill raises at least a reasonable doubt as to whether its enactment into law would not sound the knell of fusion movements in the city of New York.

Second. In the Hinman-Green bill all the candidates to be designated as the official candidates to be voted on in all the divisions of the State are to be selected by committeemen who were themselves elected a year before. The American people are accustomed to have Congress hold its first session more than a year after its members are elected, but presumably this is the result of old-time conditions of travel and it is not in itself an arrangement that would be made on its merits. Similarly, political committeemen who are elected the year before may be easily out of touch with the sentiment of the district at the time when they are called upon to submit designations for nominations.

In the larger political units, it would be substantially impossible to defeat the designations of these year-old committeemen, because the labor and the expense of a contest would be so great. In an emergency, such a contest might be waged about the governorship, but we cannot conceive that any considerable number of men would think it worth while to carry on a contest over the whole State about the nomination of one of the minor State officials. The true method of improving the quality of men for the minor State offices is by adopting the principle of the short ballot under which these officials would be named by the Governor, with the approval of the Senate, in the same way that the President now names his cabinet. The nominations of Governor Hughes himself are evidence that State conventions are responsive to public sentiment

vigorously and generally expressed, as far the the governorship is concerned.

Third. The Hinman-Green bill, by providing that official designations of candidates to be submitted to the voters of the parties at the primaries must be made eleven weeks before election day necessarily takes the element of spontaneity out of the party action. Public sentiment has often forced good nominations upon unwilling conventions by growing in volume as the convention day approached, but under the Hinman-Green bill no such opportunity for growing popular sentiment to affect party nominations is afforded, unless it be assumed that popular sentiment can accommodate itself to the provisions of this bill and reach its climax in the month of August.

Fourth: The Hinman-Green bill provides that every election district shall be represented in the county committee by one committeeman, and that every such committeeman shall live in the district he represents. In a great city, such territorial limitations upon representation cannot help working badly. What every party needs is to get into its county committee as many of its strong members as possible, and it is unreasonable to insist that two strong men must live on opposite sides of the same street dividing election districts, as would often be the case, in order that both may be in the county committee. We think that any bill should be changed in this respect.

Under these circumstances, your petitioners suggest that the Hinman-Green bill be amended so as to retain the direct primary system therein provided, so far as it relates to nominations for the State Senate and the Assembly, including the election of the committeemen who are to designate the party candidates to be voted for for these offices at the primaries. We think also that all delegates to such party conventions as are retained should be directly elected at the primaries. All the features of the Hinman-Green bill which have been outlined above as satisfactory to the whole party should be retained, so that in substance the only change that we propose should be made in the bill is a limitation of its scope so far as its direct primary features are concerned.

If the Hinman-Green system can be experimentally tried in small units like the senatorial and assembly districts, it might be practicable to move the date for designating candidates nearer to election day.

This bill, so amended, would provide for a trial of the system in its relation to the election of members of the Legislature; and if, at any later day, the people desire to have the system made more comprehensive, after witnessing its operations, they have only to elect Senators and members of Assembly who are pledged to this

policy, in order to secure this result. We respectfully submit that the Hinman-Green bill, so amended, would provide for an experimental trial of the system under conditions entirely fair to it; and under conditions entirely favorable to the extension of the system, if the people desire the system extended. On the other hand, by such amendments, the State will be feeling its way through experience instead of making a radical plunge into conditions for which there is absolutely no precedent; for, while it is true that there are many direct primary laws in other States of the Union, no such law embodies the scheme of the Hinman-Green bill. It is argued with great force that the scheme of the Hinman-Green bill is likely to obviate many of the difficulties that have attended the direct primary system elsewhere; but, when one considers the magnitude of the interests involved, it is at least open to question whether it is not better to move a step at a time towards a new system, than to put everything to hazard by a change of method applicable at once to every office in the State.

In view of the fact that the Hinman-Green bill has the approval of Governor Hughes, and that a number of Assemblymen have been elected on the pledge to support this bill, it seems to your petitioners that nothing less than a vote upon the bill, as it stands, will meet the legislative obligation to this measure. It is our judgment, however, that the Hinman-Green bill should be amended along the lines suggested in this communication, and that, in this form, it should be enacted into law.

We have the honor to be,

Very respectfully,

SETH LOW,
OTTO T. BANNARD,
JOSEPH H. CHOATE,
HENRY W. TAFT,
CHARLES A. SCHIEREN,
ISAAC N. SELIGMAN,
HORACE PORTER,
ALFRED T. WHITE,
MARCUS M. MARKS,
HENRY L. STIMSON,
THOMAS R. SHIER,
LOUIS STERN,
THOMAS H. HUBBARD,
P. TECUMSEH SHERMAN,
GHERARDI DAVIS,
NICHOLAS MURRAY BUTLER,
JACOB GOULD SCHURMAN.

Which was read and referred to the committee on the judiciary.

Mr. Merritt introduced a bill entitled "An act making an appropriation for the payment for the fiscal year beginning on the first day of October, nineteen hundred and ten, of interest on the canal debt contracted or to be contracted under article seven, section four of the Constitution" (Int. No. 1585), which was read the first time and referred to the committee on ways and means.

Also, "An act to provide ways and means for the annual contribution to the canal debt sinking funds" (Int. No. 1586), which was read the first time and referred to the committee on ways and means.

Mr. Barden introduced a bill entitled "An act to amend the Highway Law, in relation to State-county highways, and connecting highways, in villages" (Int. No. 1587), which was read the first time and referred to the committee on internal affairs.

Mr. J. S. Phillips introduced a bill entitled "An act to amend the Insanity Law, in relation to State hospital districts" (Int. No. 1588), which was read the first time and referred to the committee on the judiciary.

Also, "An act to amend the Insanity Law, in relation to the qualifications of the members of the board of alienists" (Int. No. 1589), which was read the first time and referred to the committee on the judiciary.

Mr. Toombs introduced a bill entitled "An act to amend the Penal Law, in relation to the unauthorized use of vehicles" (Int. No. 1590), which was read the first time and referred to the committee on codes.

Mr. Abbey introduced a bill entitled "An act to amend the Stock Corporation Law, in relation to liability of directors for making unauthorized dividends" (Int. No. 1591), which was read the first time and referred to the committee on the judiciary.

Also, "An act to legalize certain highway improvement bonds of the county of Ontario and the acts and proceedings of the board of supervisors and officers of said county and board in relation thereto" (Int. No. 1592), which was read the first time and referred to the committee on internal affairs.

Mr. Whitley introduced a bill entitled "An act to incorporate the United Charities of Rochester and to prescribe its objects and

powers " (Int. No. 1593), which was read the first time and referred to the committee on the judiciary.

Mr. Goodwin introduced a bill entitled "An act to legalize and validate all acts and proceedings heretofore had for the issuance and sale of seventy thousand nine hundred and sixty-seven dollars of bonds of union free school district number four of the town of Rye, Westchester county, New York; to authorize the issuance, execution and delivery of said bonds and the raising of taxes to pay the principal and interest of said bonds; and to authorize a resale of said bonds under certain conditions " (Int. No. 1594), which was read the first time and referred to the committee on internal affairs.

Mr. MacGregor introduced a bill entitled "An act to amend chapter twenty-six of the Laws of nineteen hundred and nine, constituting the General City Law " (Int. No. 1595), which was read the first time and referred to the committee on affairs of cities.

Mr. Donnelly introduced a bill entitled "An act to amend the Tax Law, in relation to the compensation of recording officers for services in the collection of the recording tax on mortgages " (Int. No. 1596), which was read the first time and referred to the committee on ways and means.

Mr. Filley introduced a bill entitled "An act to legalize certain acts, resolutions and proceedings of the finance committee of the board of supervisors of Rensselaer county and of such board of supervisors, relative to the employment of a clerk to the finance committee of such board " (Int. No. 1597), which was read the first time and referred to the committee on internal affairs.

By unanimous consent, Mr. Goodwin introduced a bill entitled "An act to amend the Highway Law, in relation to the operation of motor vehicles " (Int. No. 1598), which was read the first time and referred to the committee on internal affairs.

By unanimous consent, Mr. Evans introduced a bill entitled "An act to legalize, ratify and confirm the proceedings of the village of Monticello in the adoption of a proposition to authorize the establishment of a sewer system in said village at an expense not to exceed one hundred and seven thousand dollars, and to issue the bonds of the village for not to exceed one-half thereof, to raise the

rate of interest to be paid on said bonds from four per centum to four and one-half per centum, and to legalize the bonds of said village sold and awarded in pursuance thereof to the amount of fifty-three thousand dollars, and to provide for the payment of the same " (Int. No. 1599), which was read the first time.

On motion of Mr. Evans, and by unanimous consent, said bill was read the second time and ordered to third reading and referred to the committee on affairs of villages.

By unanimous consent, Mr. Lachman introduced a bill entitled "An act in relation to the discontinuance of illegal sewers in the borough of Brooklyn in the city of New York " (Int. No. 1600), which was read the first time and referred to the committee on affairs of cities.

Mr. Gray, from the committee on taxation and retrenchment, to which was referred Assembly bill introduced by Mr. Gray (No. 1604, Int. No. 1251), entitled "An act to amend the Tax Law, relative to the time of making special franchise valuations by the State Board of Tax Commissioners," reported in favor of the passage of the same without amendment, which report was agreed to, and said bill placed on the order of second reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Ward (No. 1713, Int. No. 1326), entitled "An act to amend the Insanity Law, in relation to the reimbursement of the State for the support of inmates of State hospitals and the enforcement of the State's claims therefor."

Also, the bill introduced by Mr. L. H. White (No. 2101, Int. No. 1519), entitled "An act to legalize, ratify and confirm the proceedings of the inhabitants of school district number five of the town of Niskayuna in the county of Schenectady, its board of trustees, officers and agents, in the matter of the issuance and sale of the bonds of said district in the sum of thirteen thousand dollars for the construction of a new schoolhouse in said district, to legalize said bonds and to provide for the payment of the principal and interest of the same."

Also, the bill introduced by Mr. Eveleth (No. 2007, Int. No. 1471), entitled "An act to amend chapter three hundred and fifteen of the Laws of eighteen hundred and ninety-five, entitled 'An

act to amend and consolidate the several acts relating to the village of Ilion,' in relation to conferring on the board of trustees of said village the power to raise money by taxation for the maintenance of the Ilion hospital."

Also, the bill introduced by Mr. Foley (No. 2017, Int. No. 1481), entitled "An act to amend the Judiciary Law, constituting chapter thirty of the Consolidated Laws, in relation to salaries of the attendants of the Supreme Court in the first judicial district and of the Appellate Division of the first department."

Also, the bill introduced by Mr. Merritt (No. 1871, Int. No. 1390), entitled "An act making an appropriation for the State Commission of Highways for the maintenance and repair of public highways improved or constructed by State aid."

Also, the bill introduced by Mr. Abbey (No. 620, Int. No. 581), entitled "An act to provide for the purchase of additional lands for the armory of the Thirty-fourth Separate Company of the National Guard at the city of Geneva and making an appropriation therefor."

Also, the bill introduced by Mr. F. L. Young (No. 2163, Int. No. 1219), entitled "An act to amend, revise and consolidate the charter of the village of Ossining."

Also, the bill introduced by Mr. Ward (No. 1802, Int. No. 1357), entitled "An act to amend the Insanity Law, relative to the Psychiatric Institute and the director thereof."

Also, the bill introduced by Mr. Whitney (No. 2184, Int. No. 1367), entitled "An act to amend chapter five hundred and sixty-nine of the Laws of nineteen hundred and nine, entitled 'An act to authorize the selection, location and appropriation of certain lands in the town of Saratoga Springs, for a State reservation, and to preserve the natural mineral springs therein located, and making an appropriation therefor, and authorizing an issue of bonds to pay such appropriation.'"

Also, the bill introduced by Mr. Whitney (No. 2112, Int. No. 23), entitled "An act to amend the Penal Law, in relation to the issuing of licenses to carry fire-arms."

Also, the bill introduced by Mr. Goldberg (No. 1897, Int. No. 1412), entitled "An act to amend the Judiciary Law, in relation

to salaries of the attendants of the Supreme Court in the first judicial district and of the Appellate Division of the first department and to equalize therewith the salaries of attendants and messengers of the surrogate's court of New York county."

Also, the bill introduced by Mr. Ward (No. 1801, Int. No. 1356), entitled "An act to amend the Insanity Law and Penal Law, relative to private institutions for the insane."

Also, the bill introduced by Mr. Murray (No. 1918, Int. No. 1433), entitled "An act to amend the Code of Criminal Procedure, in relation to record of trial to be furnished by county clerk to officer in charge of criminal sentenced to a reformatory."

Also, the bill introduced by Mr. Ward (No. 1919, Int. No. 1434), entitled "An act to incorporate the 'Economic and General Foundation.'"

Also, the bill introduced by Mr. Evans (No. 2137, Int. No. 1534), entitled "An act empowering the surrogate of the county of Sullivan to reproduce and restore records of the surrogate's court of the county of Sullivan destroyed by fire August tenth, nineteen hundred and nine," reported the same without recommendations, which report was agreed to, and said bills ordered engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Merritt (No. 1880, Int. No. 1400), entitled "An act to amend the Highway Law, in relation to salaries," reported the same with the following recommendations:

On page 1, line 4, strike out "is" and insert "are".

Page 2, line 8, strike out the first "the".

Page 2, line 22, strike out the second "s" in the word "requisitions".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Gray (No. 1465, Int. No. 1170), entitled "Concurrent resolution of the Senate and Assembly proposing an amendment to section seven of article one of the

Constitution, in relation to the drainage of lands," reported the same with the following recommendations:

Page 1, line 11, hyphenate the word "freeholders".

Page 2, line 5, strike out the comma after "tions".

Line 14, strike out "or" and insert "and".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Merritt (No. 1972, Int. No. 1465), entitled "An act to amend the Agricultural Law," reported the same with the following recommendations:

Page 1, line 1 of the title, after "law" insert "relative to salary of Commissioner".

Line 3, before "is" insert "as amended by chapter five hundred and eighty of the Laws of nineteen hundred and nine,".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Shortt (No. 1952, Int. No. 1445), entitled "An act to amend chapter thirty-eight of the Laws of nineteen hundred and nine, entitled 'An act in relation to liens, constituting chapter thirty-three of the Consolidated Laws,'" reported the same with the following recommendations:

Page 1, line 1 of the title, strike out all of said line beginning with "chapter" and insert "the Lien Law, relative to vacating and canceling bonds or undertakings".

Strike out all of lines 2 and 3 of title.

Line 4, strike out "known as", strike out the period at the end of said line and insert "thereof, to read as follows:"

Line 5, after "§ 21-a", insert "How bond or undertaking vacated and canceled.—".

Line 7, strike out "herein" and insert "of this chapter".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Merritt (No. 1640, Int. No. 1287), entitled "An act to amend the Insanity Law, relative to the care and treatment of insane persons, and persons under examina-

tion as to their sanity, pending such examination and prior to their transfer to institutions for the insane," reported the same with the following recommendations:

Page 1, line 7, after first "of" insert "the".

Line 8, insert a comma in brackets after "twenty-six" and italicize "of".

Page 2, line 6, after "such" strike out "a".

Page 4, line 10, after "sioner" insert letter "s".

Page 5, line 7, strike out "or" and insert "and".

Line 11, after the bracket insert a comma.

Page 6, line 26, after the period insert in brackets "The commission may, by order, direct that any person it deems unsuitable therefor shall not be so employed or act as such attendant".

Page 7, line 13, after the period italicize the rest of the line.

Line 14, italicize all of said line.

Line 15, italicize all of said line down to the period.

Page 10, line 17, after "sanity" strike out "may".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. McInerney (No. 1278, Int. No. 1056), entitled "An act to amend the Judiciary Law, in relation to the collection and publication of judicial statistics, and repealing certain sections of the Code of Criminal Procedure, in reference thereto," reported the same with the following recommendations:

Page 1, line 3, after "hundred" strike out the comma and insert "and nine,".

Line 5, prefix "re" to "numbered".

Page 3, line 6, after "effect" insert a comma.

Line 12, after "courts" insert a comma.

Line 16, after "magistrate" insert a comma.

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Garfein (No. 2152, Int. No. 1274), entitled "An act to amend the Domestic Relations Law, in relation to qualifications for matrimony as to age of parties and

consent of parents," reported the same with the following recommendations:

Page 1, line 3, strike out "fifteen" and insert "fourteen".

Line 9, at the end of line strike out period and insert a semicolon.

Page 3, line 21, strike out the bracket and insert a bracket before the last "the".

Page 5, line 19, after the first "the" insert "legal"; strike out "legal".

Line 21, strike out the comma at the end of the line.

Line 23, add letter "s" to "minor".

Line 24, strike out the letter "s" in "minors".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Fowler (No. 770, Int. No. 678), entitled "An act to amend chapter seven hundred and forty-seven of the Laws of eighteen hundred and ninety-six, entitled 'An act to revise and consolidate the several acts in relation to the city of Kingston, to revise the charter of said city, and to establish a city court therein and define its jurisdiction and powers,' generally," reported the same with the following recommendations:

On page 2, line 16, strike out "of" and insert "or".

Page 2, strike out all the italicized matter in lines 18 to 26, inclusive.

Page 3, strike out lines 1 to 26, inclusive.

Strike out all of pages 4 and 5 and all of page 6 down to line 25.

Page 6, line 25, strike out "4" and insert "2".

Same page, same line, after "of" insert "such", and strike out "seven hundred".

Line 26, strike out all of the line down to the word "is".

On page 7, line 2, after "sixteen" insert "thereof".

Line 3, strike out "§ 57."

Line 7, strike out the figure "5" and insert the figure "3"; insert "such" after "of", and strike out "seven hundred and".

Line 8, strike out all of line down to "is".

Line 14, strike out all of the line after the word "judge".

Line 15, strike out all of the line.

Line 16, strike out the figure "6" and insert the figure "4"; after "of" insert "such", and strike out "seven hundred and".

Line 17, strike out all of the line down to the word "is".

Page 8, line 6, insert a comma after "attachment".

Page 12, strike out all of the line 10 commencing with the word "and".

Line 11, strike out all of the line.

Line 12, strike out all of the line down to the word "The".

Line 21, strike out all of the line after the word "towns".

Strike out all of lines 22 to 26, inclusive.

Page 13, line 1, strike out the figure "7" and insert the figure "5"; after "of" insert "such"; strike out "seven hundred".

Strike out all of line 2.

Line 19, insert a comma after "testimony" and insert a comma after "may".

Page 14, line 17, strike out the figure "8" and insert the figure "6"; after "of" insert "such"; strike out "seven hundred".

Strike out all of line 18.

Line 20, insert a comma after "may".

Line 21, insert a comma in italics after the word "proceeding".

Page 15, line 6, insert a comma at the end of the line.

Line 9, insert a comma before the last bracket.

Line 11, insert a comma after "security".

Line 18, strike out the figure "9" and insert the figure "7"; strike out "seven hundred", and insert "such" after "of".

Strike out all of line 19.

Line 25, insert a comma after "indemnity".

Line 26, insert a comma after "claim".

Page 16, insert a comma after the bracket in line 6.

Line 7, insert a comma before the bracket.

Line 8, strike out "clerk of the".

Line 9, strike out "city court".

Line 11, insert a comma before the last bracket.

Line 13, strike out the bracket.

Line 17, strike out the letter "s" in "statements".

Line 18, strike out the comma after "accurate".

Line 20, strike out "said" and insert "such".

Line 24, add letter "s" to the word "decision".

Page 17, line 2, strike out the bracket.

Line 3, place the word "take" in italics in roman letters.

Line 13, strike out the figure "10" and insert the figure "8"; insert "such" after "of"; strike out "seven hundred".

Line 14, strike out all of the line down to the word "is".

Line 18, strike out "now".

Page 18, line 5, strike out "11", insert "9".

After "of" insert "such"; strike out "seven hundred".

Strike out all of line 6.

Line 7, after "amended" insert "by chapters four and eleven of the Laws of nineteen hundred and six".

Page 19, line 9, strike out the figure "12", insert the figure "10"; after "of" insert "such" and strike out "seven hundred".

Strike out all of line 10.

Line 13, strike out "clerk".

Line 14, strike out "clerk".

Line 16, strike out "clerk".

Line 24, italicize "shall".

Page 20, line 10, strike out "fifteen" and insert "ten".

Line 25, strike out all of the line commencing with the word "Said".

Strike out lines 26 and 27.

Page 21, line 1, strike out the figure "13" and insert "11"; after "of" insert "such"; strike out "seven hun-".

Strike out all of line 2.

Line 3, strike out "six".

Line 19, strike out "upon" and insert "on".

Line 22, strike out the italicized matter.

Strike out lines 23 to 25, inclusive.

Page 22, strike out lines 1 to 12, inclusive.

Line 13, strike out the figure "14" and insert the figure "12"; after "of" insert "such", and strike out "seven hun-".

Strike out all of line 14.

Line 15, strike out "six".

Page 23, line 1, strike out the figure "15" and insert "13"; after "of" insert "such", and strike out "seven hun-".

Strike out all of line 2.

Line 3, strike out "six" and insert "subdivision" after "be".

Line 5, strike out "§ 83."

Line 8, strike out the figure "16" and insert the figure "14"; strike out "added to title eight"; after "of" insert "such".

Strike out all of line 9.

Line 10, strike out "and ninety-six" and insert "as added".

Line 23, after "such" insert "board of", and insert a comma after the bracket.

Line 24, after "said" insert "board of".

Page 24, line 2, after "said" insert "board of".

Line 8, after "said" insert "board of".

Line 17, after "thereof" insert a comma.

Line 22, after "said" insert "board of".

Page 26, line 3, after "the" insert "board of".

Line 13, after "the" insert "board of".

Line 20, after "force" insert comma.

Line 21, after "the" insert "said"; after "Kingston" insert a comma; after "him" insert a comma.

Line 25, after "pension" insert a comma; and after "lifetime" insert a comma.

Page 27, line 2, insert a comma before the second bracket.

Line 7, after "commissioners" insert a comma.

Line 9, italicize the word "said".

Line 10, insert a comma before the first bracket.

Line 14, after "with" insert a comma; after "of" insert a comma.

Page 28, line 7, strike out "dependent" and insert "depending".

Page 29, line 11, after "misconduct" insert a comma.

Page 30, line 1, italicize comma after "disability".

Line 4, italicize the comma after "Kingston".

Page 31, line 6, italicize comma after "act".

Strike out lines 14 to 21, inclusive.

Line 22, strike out "18" and insert "15."; after "of" insert "such".

Line 23, strike out all of said line commencing with "seven".

Line 24, strike out all of said line down to the word "is".

Page 32, line 12, strike out "19" and insert "16".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. Cheney, from the committee on printed and engrossed bills, reported the following bills as correctly printed and engrossed:

"An act to amend the General Business Law, in relation to the keeping of books by auctioneers and inspection thereof." (Senate No. 769, Assembly reprint No. 2026, Rec. No. 109.)

"An act to authorize the Cohoes Company to use the waters impounded by the Crescent dam across the Mohawk river above Cohoes, subject to certain conditions." (No. 2005, Int. No. 786.)

"An act to authorize the appointment of the Catholic Home Bureau for Dependent Children as general guardian of the person and property of infants under its care and control." (No. 2062, Int. No. 1140.)

"An act to amend the Highway Law, in relation to the courses and descriptions of routes five, six, twenty-three and twenty-six of the State highway system." (No. 2064, Int. No. 1140.)

"An act to amend the General Municipal Law, in relation to the establishment and maintenance of public general hospitals for care of the sick." (No. 1943, Int. No. 1340.)

"An act to amend chapter four hundred and ten of the Laws of eighteen hundred and eighty-two, entitled 'An act to consolidate into one act and to declare the special and local laws affecting public interests in the city of New York,' relative to the salary of the district attorney in the county of New York." (Senate No. 769, Assembly reprint No. 1993, Rec. No. 118.)

"An act to provide for widening and deepening the channel in the outlet of Keuka lake from the lake to the State dam in the village of Penn Yan, and making an appropriation therefor." (No. 1990, Int. No. 1166.)

"An act to amend chapter eighty-four of the Laws of nineteen hundred, entitled 'An act to make the office of sheriff of Greene county a salaried one, in part, and to regulate the management thereof,' in relation to the compensation of such sheriff for janitor service." (No. 1749, Int. No. 1334.)

"An act to authorize the city of Corning to issue bonds in a sum not exceeding twenty thousand dollars for the purpose of erecting a garbage incinerating plant for such city." (No. 1966, Int. No. 1459.)

"An act to amend chapter three hundred and seventy of the Laws of eighteen hundred and ninety-five, entitled 'An act in relation to the public schools in the city of Elmira,' in relation to powers and duty of the board of education." (No. 1949, Int. No. 1442.)

"An act to amend chapter three hundred and ninety-four of the Laws of eighteen hundred and ninety-five, entitled 'An act to revise the charter of the city of Oswego,' in relation to authorizing the city of Oswego to issue bonds for the construction of certain sewers therein and a sewage disposal plant therefor." (No. 1711, Int. No. 1324.)

"An act to amend chapter five hundred and twenty-five of the Laws of nineteen hundred, entitled 'An act to establish a police pension fund for the city of Elmira,' in relation to such fund." (No. 1950, Int. No. 1443.)

“An act to provide for the licensing of dogs in the city of Elmira, for the care and protection of lost, strayed and homeless dogs, for securing and protecting the rights of the owners thereof, and for the protection of the public.” (No. 1947, Int. No. 1440.)

“An act to amend the Greater New York charter, in regard to auxiliary fire alarm systems.” (No. 1075, Int. No. 609.)

“An act to amend the Agricultural Law, in relation to State institutions.” (No. 2004, Int. No. 1233.)

“An act to amend chapter five hundred and sixty-nine of the Laws of nineteen hundred and nine, entitled ‘An act to authorize the selection, location and appropriation of certain lands in the town of Saratoga Springs, for a State reservation, and to preserve the natural mineral springs therein located, and making an appropriation therefor, and authorizing an issue of bonds to pay such appropriation.’ ” (No. 2184, Int. No. 1367.)

“An act to amend the Greater New York charter, in regard to stage routes.” (No. 796, Int. No. 188.)

“An act to amend the Public Health Law, in relation to qualifications for the practice of veterinary medicine and surgery.” (No. 297, Int. No. 289.)

“An act to amend chapter three hundred and thirty-five of the Laws of eighteen hundred and sixty-eight, entitled ‘An act to incorporate the city of Ogdensburg,’ in relation to powers of the board of health, and repealing certain sections thereof relating to the powers of the common council.” (No. 1466, Int. No. 1171.)

“An act to repeal section four of the General City Law, relating to the filing of financial reports with the Secretary of State by cities of the second and third class.” (No. 2010, Int. No. 1474.)

“An act to transfer a part of Niagara street in the city of Buffalo to the control and jurisdiction of the board of park commissioners of said city.” (No. 1756, Int. No. 1341.)

“An act to prescribe the method by which and the terms and conditions under which shall be determined the amount of any debt incurred by the city of New York for any rapid transit or dock investment prior to the first day of January, nineteen hundred and ten, which may be excluded in ascertaining the power of the city of New York to become otherwise indebted, pursuant to the provisions of section ten of article eight of the Constitution,

and to confer jurisdiction on the Appellate Division of the Supreme Court in the first judicial department to determine the amount of any debt to be so excluded." (No. 2060, Int. No. 1498.)

"An act to amend the County Law, in relation to sheriffs and coroners." (No. 1969, Int. No. 1462.)

"An act to establish a State school of agriculture at Cobleskill, Schoharie county, and making an appropriation therefor." (No. 1848, Int. No. 1386.)

"An act making an appropriation to enforce and carry out the provisions of the Agricultural Law relating to pure foods and dairy products." (No. 1883, Int. No. 1403.)

Mr. Walters offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on affairs of cities be discharged from the further consideration of the Senate bill (No. 950, Rec. No. 147), entitled "An act to amend chapter six hundred and eighty-one of the Laws of nineteen hundred and five, entitled 'An act to supplement the provisions of law relating to the department of finance of the city of Syracuse,' in relation to the appointment of a tax abstract clerk."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

On motion of Mr. Walters, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Walters, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 129

NOES 00

Those who voted in the affirmative were:

Abbey	Delano	Hackett	Metzendorf	Thompson
Allen H E	De Long	Haines	Miller J L	Thorn
Argetsinger	Doherty	Harwood	Murray	Toombs

Barden	Donnelly	Hearn	Neupert	Trombly
Baumes	Donovan	Herrick	Nolan	Van Olinda
Beck	Ebbets	Higgins	O'Connor	Vicinus
Bennett	Evans	Hinman	Ocell	Vosburgh
Boshart	Farrell	Hoey	Oliver	Walker
Boylan	Fay	Holden	O'Neill J J	Walters
Brainerd	Feeley	Howard	O'Neil M A	Ward
Brown C F	Filley	Keller	Patrie	Waters
Brown G W	Foley	Kopp	Perkins	Weiland
Burgoyne	Fowler	Lachman	Phillips J S	Weinstein
Callan	Friend	Lansing	Pitkin	Wende
Caughlan	Frisbie	Lee	Raldiris	White E H
Chanler	Garfein	Lowman	Reed	White L H
Cheney	Gerhardt	Lupton	Roberts	Whitley
Clarke R H	Gerken	Macdonald	Rozan	Whitney
Clark S C	Gillen	MacGregor	Sanner	Wilkie
Coffey	Glore	Manley	Shea	Wilsnack
Colné	Goldberg	Marlatt	Shepardson	Wood
Conklin	Goodspeed	McCue	Smith A E	Wright
Connell	Goodwin	McElligott	Smith M	Yale
Crocker	Graubard	McInerney	Stevenson	Young F L
Cross	Gray	McKeon	Stivers	Zorn
Dana	Greenwood	Merritt	Sweet	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Walters offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on codes be discharged from the further consideration of the Senate bill (No. 947, Rec. No. 146), entitled "An act to amend the Code of Civil Procedure, relative to maintaining an action."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

On motion of Mr. Walters, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Walters, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 129

NOES 00

Those who voted in the affirmative were:

Abbey	Delano	Hackett	Metzendorf	Thompson
Allen H E	De Long	Haines	Miller J L	Thorn
Argetsinger	Doherty	Harwood	Murray	Toombs
Barden	Donnelly	Hearn	Neupert	Trombly
Baumes	Donovan	Herrick	Nolan	Van Olinda
Beck	Ebbets	Higgins	O'Connor	Vicinus
Bennett	Evans	Hinman	Odell	Vosburgh
Boshart	Farrell	Hoey	Oliver	Walker
Boylan	Fay	Holden	O'Neill J J	Walters
Brainerd	Feeley	Howard	O'Neil M A	Ward
Brown C F	Filley	Keller	Patrie	Waters
Brown G W	Foley	Kopp	Perkins	Weiland
Burgoyne	Fowler	Lachman	Phillips J S	Weinstein
Callan	Friend	Lansing	Pitkin	Wende
Caughlan	Frisbie	Lee	Raldiris	White E H
Chanler	Garfein	Lowman	Reed	White L H
Cheney	Gerhardt	Lupton	Roberts	Whitley
Clarke R H	Gerken	Macdonald	Rozan	Whitney
Clark S C	Gillen	MacGregor	Sanner	Wilkie
Coffey	Glore	Manley	Shea	Wilsnack
Colné	Goldberg	Marlatt	Shepardson	Wood
Conklin	Goodspeed	McCue	Smith A E	Wright
Connell	Goodwin	McElligott	Smith M	Yale
Crocker	Graubard	McInerney	Stevenson	Young F L
Cross	Gray	McKeon	Stivers	Zorn
Dana	Greenwood	Merritt	Sweet	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. R. H. Clarke offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on codes be discharged from the further consideration of the bill (No. 2097, Int. No. 1512), entitled "An act to amend section five hundred and seventy-seven-j of the Penal Code of the State of New York, relating to a person acting for a foreign corporation which has not designated the Superintendent of Insurance as attorney, et cetera."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Said bill having been announced, Mr. R. H. Clarke moved to amend as follows:

Strike out the bracket on line 4 of page 1.

On line 1 of page 2, after "corporation", insert in italics "or any association, partnership, or association of individuals."

Strike out the bracket on line 7, and everything thereafter on line 7, down to and including line 4 on page 3.

Line 2 of title, strike out the words "of the State of New York".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

On motion of Mr. R. H. Clarke, said bill was ordered reprinted and recommitted to said committee.

Mr. M. Smith offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on affairs of cities be discharged from the further consideration of the bill (No. 2081, Int. No. 1469), entitled "An act to provide a charter for the city of Melzinga."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Said bill having been announced, Mr. M. Smith moved to amend as follows:

Page 1, strike out lines 1 to 4, inclusive, and insert in place thereof the following:

"TITLE 1."

"SHORT TITLE; BOUNDARIES; CIVIL DIVISIONS; INCORPORATION."

"Section 1. Short title. This act is a public act and shall be known and may be cited by the short title of 'Melzinga city charter.'"

Page 2, line 4, after "corporation" insert "of such municipalities," and after "aforesaid" insert a comma.

Page 2, line 7, change the comma to a semicolon.

Page 2, line 9, change "developed" to "devolved".

Page 8, between lines 7 and 8, insert the following:

"TITLE 2."

"CITY OFFICERS; POWERS AND DUTIES GENERALLY."

Page 10, line 23, strike out the comma after "education"; strike out line 24 and line 25 to and including "city".

Page 12, line 7, change "shal" to "shall".

Page 15, line 6, after "and" insert "that".

Page 15, line 7, after "and" insert "that he".

Page 17, between lines 16 and 17, insert the following:

“TITLE 3.”

“FINANCES; TAXATION; LOCAL ASSESSMENTS AND IMPROVEMENTS.”

Page 17, line 25, change “8” to “28” after “construction” insert “of”.

Page 19, line 15, change “seven” to “eight”.

Page 24, line 1, strike out “to”.

Page 24, line 16, strike out “and”.

Page 24, line 17, after “state” insert “that”; after “and” insert a comma.

Page 24, line 21, after “directed” strike out “to” and insert a comma.

Page 26, line 17, after “assessor” strike out the comma.

Page 26, line 18, strike out “and”.

Page 32, line 2, after “or” insert “unless”.

Page 32, line 8, after “addition” insert a comma.

Page 32, line 22, change “seven” to “two”.

Page 33, line 17, change “fifty” to “fifty-six”.

Page 36, line 17, before the comma insert “shall apply to proceedings under this section”.

Page 36, line 21, change “fifty-nine” to “sixty-three”.

Page 37, line 1, change “fifty-nine” to “sixty-three”.

Page 38, line 18, change “upon” to “for”.

Page 38, line 22, strike out “to be”.

Page 40, line 4, change “sixty” to “fifty-five”.

Page 48, line 12, before “at” strike out “and”.

Page 48, line 13, change “seventy-seven” to “eighty-one”.

Page 57, line 4, strike out “e” in “taxe”.

Page 57, line 7, change “sixty-eight” to “seventy-two”.

Page 58, line 8, change “sixty-eight” to “seventy-two”.

Page 59, line 3, change “section” to “sections”; strike out “seventy-eight” and insert in place thereof “seventy-nine and eighty-two”.

Page 67, between lines 22 and 23, insert the following:

“TITLE 4.”

“ACQUISITION OF PROPERTY FOR PUBLIC PURPOSES; SALE OF CITY PROPERTY.”

Page 72, strike out all of line 2 after the period; strike out lines 3 to 5, inclusive.

Page 76, line 14, change “charter” to “act”.

Page 76, line 16, change “seventeen” to “twenty-one”.

Page 79, between lines 6 and 7, insert the following:

“TITLE 5.”

“MISCELLANEOUS PROVISIONS.”

Page 79, line 24, strike out " article ", strike out all of line 25 and insert in place thereof " the Public Officers Law."

Page 82, between lines 18 and 19, insert the following:

" TITLE 6."

" ELECTIONS."

Page 87, line 8, change " charter " to " act ".

Page 87, line 11, after " form " insert a comma.

Page 87, line 12, change the period to a colon.

Page 96, between lines 7 and 8, insert the following:

" TITLE 7."

" CITY LEGISLATION."

Page 96, line 12, change " sixty-nine " to " seventy-two ".

Page 96, line 13, change " seventy " to " seventy-three ".

Page 98, lines 10 and 11, change " sixty-nine " to " seventy-two "; change " seventy " to " seventy-three ".

Page 99, between lines 18 and 19, insert the following:

" TITLE 8."

" CITY COUNCIL; COMMISSIONERS."

Page 102, between lines 15 and 16, insert the following:

" TITLE 9."

" GENERAL PROVISIONS; CITY COURT; SCHOOLS."

Page 102, line 23, change " sixty-nine " to " seventy-two ".

Page 105, line 21, after the period insert the following: " The provisions of this act requiring advertisements for bids or proposals or the awarding of contracts for work or supplies to be furnished for any of said departments shall not be applicable to the supplies which may be furnished under the provisions of the Prison Law."

Page 117, line 1, strike out all of line after " by " and insert in place thereof " the Judiciary Law."

Page 117, line 2, strike out " procedure ".

Page 117, line 15, after " in " insert " part one ".

Page 118, line 5, strike out " consolidated school " and insert in place thereof " education ".

Page 119, line 19, strike out " consolidated school " and insert in place thereof " education ".

Page 123, line 4, insert after the section number and before " each " the following: " The commissioner of public affairs and safety, who shall also act as mayor, shall receive an annual salary of five hundred dollars; the commissioner of finance and the commissioner of public works shall each receive an annual salary of fifteen hundred dollars; the city judge shall receive an annual salary of one thousand dollars; the salaries or compensation of all

other officers and employees shall be fixed by the city council; such salaries or compensation shall be paid monthly by the commissioner of finance on the audit of the mayor."

Page 123, strike out all of lines 8 to 15, inclusive.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

On motion of Mr. M. Smith, said bill was ordered reprinted and recommitted to said committee.

The bill (No. 2054, Int. No. 1492) entitled "An act to amend the Greater New York charter, relating to the general powers of commissioners as to the management of parks," having been announced for a second reading,

On motion of Mr. Goodspeed, said bill was recommitted to the committee on affairs of cities, retaining its place on the order of second reading.

The bill (No. 1767, Int. No. 1306) entitled "An act in relation to the city court of Albany, generally, its justices, clerks, marshals and stenographer," was read the second time.

On motion of Mr. Hinman, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 2012, Int. No. 1476) entitled "An act to amend the Agricultural Law, in relation to the State Fair Commission," was read the second time.

On motion of Mr. Merritt, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1329, Int. No. 1087) entitled "An act to amend the Code of Criminal Procedure, in relation to the Court of Special Sessions in the city of New York, the jurisdiction thereof and the practice therein," having been announced for a second reading,

On motion of Mr. Dana, and by unanimous consent, said bill was ordered placed on the second reading calendar for Wednesday next.

The bill (No. 49, Int. No. 49) entitled "An act to amend the Civil Service Law with respect to the term and tenure of the State Civil Service Commission, the salaries of the Commissioners and the duties of the president," having been announced for a second reading,

On motion of Mr. A. E. Smith, said bill was recommitted to the committee on ways and means, retaining its place on the order of second reading.

The bill (No. 1681, Int. No. 1302) entitled "An act to provide for the appointment of a commission to promote and conduct a water congress and exhibition, and making an appropriation therefor," was read the second time.

On motion of Mr. Colne, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 955, Int. No. 822) entitled "An act to provide for deepening and widening Tonawanda creek in the towns of Batavia and Alexander, Genesee county, and making an appropriation therefor," was read the second time.

On motion of Mr. Crocker, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 65, Int. No. 65) entitled "An act to provide for the erection of a suitable iron fence around the monument erected by the Society of Colonial Wars on the Lake George Battle Ground Park, owned by the State of New York; for the construction of a suitable footpath from the Lake George beach to the said monument; for the cleaning up of the paths and roads around the said park, and erection of boundary fences wherever necessary," was read the second time.

On motion of Mr. DeLong, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 319, Int. No. 303) entitled "An act to provide for the completion of a dyke or dykes for the protection of property adjacent to the Delaware river in the town of Highland, in the county of Sullivan, and making an appropriation therefor," was read the second time.

On motion of Mr. Evans, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 947, Int. No. 814) entitled "An act for the preservation and dedication to public use of the upper lock of the old 'Inland Lock Navigation Company' at Little Falls, and the old stone bridge adjacent thereto, and making an appropriation therefor," was read the second time.

On motion of Mr. Eveleth, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1946, Int. No. 1439) entitled "An act to establish a commission to inquire into the causes of the high cost of living, and making an appropriation for the expenses of said commission, was read the second time.

On motion of Mr. Garfein, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1467, Int. No. 1172) entitled "An act to amend the Judiciary Law, in relation to the compensation of stenographers appointed by justices of the Appellate Division of the third and fourth departments and by justices assigned to hold Special Terms of the Supreme Court in the third and fourth judicial districts," was read the second time.

On motion of Mr. Gray, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1917, Int. No. 1432) entitled "An act for the relief of the town of Malone in the county of Franklin," was read the second time.

On motion of Mr. Macdonald, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 924, Int. No. 800) entitled "An act making an appropriation for certain expenses and deficiencies under the administration of former Attorney-General Jackson," was read the second time.

On motion of Mr. Merritt, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1150, Int. No. 964) entitled "An act to amend the General Municipal Law, in relation to examiners of accounts of municipalities," was read the second time.

On motion of Mr. Merritt, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1708, Int. No. 1321) entitled "An act making an appropriation for expenses in the office of the State Board of Tax Commissioners," having been announced for a second reading,

On motion of Mr. Merritt, said bill was laid aside, and ordered stricken from the calendar.

The bill (No. 2121, Int. No. 1527) entitled "An act to accept a gift upon certain conditions from Mary W. Harriman to the people of the State of New York of land in the counties of Orange and Rockland for the purpose of a State park, and the gift of the sum of one million dollars for the extension and improvement thereof, and designating the Commissioners of the Palisades Interstate park as the commission to receive and administer such gifts and enlarging the powers and extending the jurisdiction of such commission for that purpose," was read the second time.

On motion of Mr. Odell, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 2122, Int. No. 1528) entitled "An act making provision for issuing bonds to an amount not exceeding two million five hundred thousand dollars, for the use of the Commissioners of the Palisades Interstate park in the extension and improvement of the park under their jurisdiction as from time to time such park may exist, and providing for a submission of the same to the people, to be voted upon at the general election to be held in the year nineteen hundred and ten," was read the second time.

On motion of Mr. Odell, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 2021, Int. No. 1485) entitled "An act making an appropriation and reappropriating balance of appropriation heretofore made for designs, plans and specifications for alterations and extensions to building known as the State House, to render the same suitable for use of the Court of Appeals," was read the second time.

On motion of Mr. C. W. Phillips, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1893, Int. No. 1408) entitled "An act to amend chapter three hundred and ninety-two of the Laws of eighteen hundred and ninety-six, entitled 'An act to regulate the commitment and discharge of certain prisoners, tramps and vagrants in Richmond county, and to prescribe the effect thereof, to provide for the support of the prisoners in the jail in the county of Richmond, and to fix the duties and compensation of the sheriff of said county and of certain employees in the jail of said county,' was read the second time.

On motion of Mr. Shortt, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 136, Int. No. 136) entitled "An act providing for the establishment of a State school of agriculture and domestic science and kindred subjects at Delhi, Delaware county, and making an appropriation therefor," was read the second time.

On motion of Mr. Stevenson, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 874, Int. No. 768) entitled "An act to provide a retirement fund for teachers in State institutions," was read the second time.

On motion of Mr. Thorn, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1221, Int. No. 1019) entitled "An act to amend the Prison Law, in relation to compensation of certain officers," was read the second time.

On motion of Mr. Trombly, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1894, Int. No. 1409) entitled "An act to amend the Agricultural Law, in relation to skimmed milk, skimmed milk cheese and milk powder," was read the second time.

On motion of Mr. Walters, said bill was placed on the order of third reading and referred to the committee on revision.

On motion of Mr. Walters, and by unanimous consent, said bill was made a special order on third reading for Tuesday, May 3d, next, immediately after the reading of the journal.

The bill (No. 1813, Int. No. 1368) entitled "An act to amend the Public Lands Law, in relation to the conveyance of abandoned canal lands to municipalities," was read the second time.

On motion of Mr. L. H. White, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1955, Int. No. 1448) entitled "An act to amend the Highway Law, in relation to sprinkling an improved State or county highway, and to the removal of filth and refuse therefrom," was read the second time.

On motion of Mr. Whitney, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1765, Int. No. 1350) entitled "An act to establish a law library in the second judicial district," was read the second time.

On motion of Mr. Wilsnack, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 2094, Int. No. 1509) entitled "An act to confirm and validate the organization, acts and proceedings of union free school district number two of the town of Greenburg, including the levy of a tax payable in installments, and to authorize the issuance and sale of bonds of said district pursuant thereto," was read the second time.

On motion of Mr. F. L. Young, said bill was placed on the order of third reading.

On motion of Mr. F. L. Young, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 129

NOES 00

Those who voted in the affirmative were:

Abbey	Delano	Hackett	Metzendorf	Thompson
Allen H E	De Long	Haines	Miller J L	Thorn
Argetsinger	Doherty	Harwood	Murray	Toombs
Barden	Donnelly	Hearn	Neupert	Trombly
Baumes	Donovan	Herrick	Nolan	Van Olinda
Beck	Ebbets	Higgins	O'Connor	Vicinus
Bennett	Evans	Hinman	Odell	Vosburgh
Boshart	Farrell	Hoey	Oliver	Walker
Boylan	Fay	Holden	O'Neill J J	Walters
Brainerd	Feeley	Howard	O'Neil M A	Ward
Brown C F	Filley	Keller	Patrie	Waters
Brown G W	Foley	Kopp	Perkins	Weiland
Burgoyne	Fowler	Lachman	Phillips J S	Weinstein
Callan	Friend	Lansing	Pitkin	Wende
Caughlan	Frisbie	Lee	Raldiris	White E H
Chanler	Garfein	Lowman	Reed	White L H
Cheney	Gerhardt	Iupton	Roberts	Whitley
Clarke R H	Gerken	Macdonald	Rozan	Whitney
Clark S C	Gillen	MacGregor	Sanner	Wilkie
Coffey	Glore	Manley	Shea	Wilsnack
Colné	Goldberg	Marlatt	Shepardson	Wood

Conklin	Goodspeed	McCue	Smith A E	Wright
Connell	Goodwin	McElligott	Smith M	Yale
Crocker	Graubard	McInerney	Stevenson	Young F L
Cross	Gray	McKeon	Stivers	Zorn
Dana	Greenwood	Merritt	Sweet	

Ordered, That the Clerk engross said bill and deliver the same to the Senate and request their concurrence therein.

The Senate bill (No. 967, Rec. No. 160) entitled "An act to amend chapter one hundred and ninety-five of the Laws of nineteen hundred and eight, entitled 'An act to repeal chapter three hundred and thirty-five of the Laws of nineteen hundred and four, entitled "An act providing for the appraisal of lands, structures and waters for the use of the improved canals as authorized by chapter one hundred and forty-seven of the Laws of nineteen hundred and three," and authorizing the appointment of a special examiner and appraiser by the Governor, and fixing his compensation,' in relation to the procedure for payment of awards," was read the second time.

On motion of Mr. MacGregor, said bill was placed on the order of third reading.

The Senate bill (No. 212, Rec. No. 129) entitled "An act to authorize the Superintendent of the Insurance Department to disburse the moneys collected by him under the provisions of chapter five hundred and thirty of the Laws of nineteen hundred and three, which were repealed by chapter two hundred and six of the Laws of nineteen hundred and nine," was read the second time.

On motion of Mr. Odell, said bill was placed on the order of third reading.

The Senate bill (No. 992, Rec. No. 172) entitled "An act to amend the Public Health Law, in relation to the practice of undertaking and embalming and the licensing of undertakers and embalmers," was read the second time.

On motion of Mr. Wood, said bill was placed on the order of third reading.

The bill (No. 1987, Int. No. 628) entitled "An act to amend the Election Law, in relation to register of voters where personal registration is required," having been announced,

Debate was had thereon.

Mr. A. E. Smith moved to recommit said bill to the committee on the judiciary.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the negative.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the negative, a majority of all the members elected to the Assembly not voting in favor thereof, and three-fifths being present.

AYES 70

NOES 42

Those who voted in the affirmative were:

Allen H E	Dana	Hinman	Perkins	Vicinus
Bates	Donovan	Holden	Phillips J S	Vosburgh
Baumes	Ebbets	Howard	Pitkin	Walters
Boshart	Feeley	Lachman	Reed	Ward
Brainerd	Filley	Lansing	Roberts	Waters
Brown G W	Fowler	Lupton	Shea	Weiland
Burgoyne	Garfein	Macdonald	Shepardson	Weinstein
Callan	Glore	MacGregor	Smith M	White E H
Cheney	Goodspeed	McInerney	Stevenson	Whitley
Clarke R H	Goodwin	Merritt	Stivers	Whitney
Clark S C	Gray	Murray	Sweet	Wilkie
Coffey	Greenwood	Nolan	Thompson	Wilsnack
Colné	Haines	Odell	Thorn	Wood
Connell	Higgins	Parker	Toombs	Young F L

Those who voted in the negative were:

Abbey	Donnelly	Hackett	McKeon	Sanner
Bennett	Evans	Harwood	Metzendorf	Smith A E
Caughlan	Farrell	Hearn	Neupert	Spielberg
Chanler	Fay	Hoey	O'Connor	Walker
Conklin	Foley	Keller	Oliver	Wende
Cosad	Friend	Manley	O'Neill J J	White L H
Crocker	Frisbie	McCue	O'Neil M A	Wright
De Long	Gerhardt	McElligott	Rozan	Zorn
Doherty	Gillen			

Mr. Toombs moved to reconsider the vote by which said bill was lost, and that said motion lie on the table.

Mr. Speaker put the question whether the House would agree to said motion, and it was decided in the affirmative.

By unanimous consent, Mr. Boshart offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on agriculture be discharged from the further consideration of the Senate bill (No. 949, Rec. No. 149), entitled "An act to amend the Agricultural Law, in relation to branding or labeling cheese."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

On motion of Mr. Boshart, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Boshart, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Abbey	Delano	Hackett	Metzendorf	Sweet
Allen H E	De Long	Haines	Miller J L	Thompson
Argetsinger	Doherty	Harwood	Murray	Thorn
Barden	Donnelly	Hearn	Neupert	Toombs
Baumes	Donovan	Herrick	Nolan	Trombly
Beck	Ebbets	Higgins	O'Connor	Van Olinda
Bennett	Evans	Hinman	Odell	Vicinus
Boshart	Farrell	Hoey	Oliver	Vosburgh
Boylan	Fay	Holden	O'Neill J J	Walker
Brainerd	Feeley	Howard	O'Neil M A	Walters
Brown C F	Fillee	Keller	Patrie	Ward
Brown G W	Foley	Kopp	Perkins	Waters
Burgoyne	Fowler	Lachman	Phillips C W	Weiland
Callan	Friend	Lansing	Phillips J S	Weinstein
Caughlan	Frisbie	Lee	Pitkin	Wende
Chanler	Garfein	Lowman	Raldiris	White E H
Cheney	Gerhardt	Lupton	Reed	White L H
Clarke R H	Gerken	Macdonald	Roberts	Whitley
Clark S C	Gillen	MacGregor	Rozan	Whitney
Coffey	Glore	Manley	Sanner	Wilkie
Colné	Goldberg	Marlatt	Shea	Wilsnack
Conklin	Goodspeed	McCue	Shepardson	Wood
Connell	Goodwin	McElligott	Smith A E	Wright
Crocker	Graubard	McInerney	Smith M	Yale
Cross	Gray	McKeon	Stevenson	Young F L
Dana	Greenwood	Merritt	Stivers	Zorn

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 1369, Int. No. 1104) entitled "An act to amend the Agricultural Law, in relation to branding or labeling cheese," having been announced for a third reading,

On motion of Mr. Boshart, said bill was laid aside, and ordered stricken from the calendar.

The bill (No. 2130, Int. No. 975) entitled "An act to amend the Canal Law, in relation to the changing of names of mortgaged canal boats," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 129

NOES 00

Those who voted in the affirmative were:

Abbey	Delano	Hackett	Metzendorf	Thompson
Allen H E	De Long	Haines	Miller J L	Thorn
Argetsinger	Doherty	Harwood	Murray	Toombs
Barden	Donnelly	Hearn	Neupert	Trombly
Baumes	Donovan	Herrick	Nolan	Van Olinda
Beck	Ebbets	Higgins	O'Connor	Vicinus
Bennett	Evans	Hinman	Odell	Vosburgh
Boshart	Farrell	Hoey	Oliver	Walker
Boylan	Fay	Holden	O'Neill J J	Walters
Brainerd	Feeley	Howard	O'Neil M A	Ward
Brown C F	Filley	Keller	Patrie	Waters
Brown G W	Foley	Kopp	Perkins	Weiland
Burgoyne	Fowler	Lachman	Phillips J S	Weinstein
Callan	Friend	Lansing	Pitkin	Wende
Caughlan	Frisbie	Lee	Raldiris	White E H
Chanler	Garfein	Lowman	Reed	White L H
Cheney	Gerhardt	Lupton	Roberts	Whitley
Clarke R H	Gerken	Macdonald	Rozan	Whitney
Clark S C	Gillen	MacGregor	Sanner	Wilkie
Coffey	Glore	Manley	Shea	Wilsnack
Colné	Goldberg	Marlatt	Shepardson	Wood
Conklin	Goodspeed	McCue	Smith A E	Wright
Connell	Goodwin	McElligott	Smith M	Yale
Crocker	Graubard	McInerney	Stevenson	Young F L
Cross	Gray	McKeon	Stivers	Zorn
Dana	Greenwood	Merritt	Sweet	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have reconsidered their vote on the final passage of said bill, and, as amended, have again passed the same and request the concurrence of the Senate therein.

The bill (No. 2108, Int. No. 68) entitled "An act to amend chapter five hundred and eighty-three of the Laws of eighteen hundred and eighty-eight, entitled 'An act to revise and combine in a

single act all existing special and local laws affecting public interests in the city of Brooklyn,' in relation to removal of buildings extending into streets," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 129

NOES 00

Those who voted in the affirmative were:

Abbey	Delano	Hackett	Metzendorf	Thompson
Allen H E	De Long	Haines	Miller J L	Thorn
Argetsinger	Doherty	Harwood	Murray	Toombs
Barden	Donnelly	Hearn	Neupert	Trombly
Baumes	Donovan	Herrick	Nolan	Van Olinda
Beck	Ebbets	Higgins	O'Connor	Vicinus
Bennett	Evans	Hinman	Odell	Vosburgh
Boshart	Farrell	Hoey	Oliver	Walker
Boylan	Fay	Holden	O'Neill J J	Walters
Brainerd	Feeley	Howard	O'Neil M A	Ward
Brown C F	Filley	Keller	Patrie	Waters
Brown G W	Foley	Kopp	Perkins	Weiland
Burgoyne	Fowler	Lachman	Phillips J S	Weinstein
Callan	Friend	Lansing	Pitkin	Wende
Caughlan	Frisbie	Lee	Raldiris	White E H
Chanler	Garfein	Lowman	Reed	White L H
Cheney	Gerhardt	Lupton	Roberts	Whitley
Clarke R H	Gerken	Macdonald	Rozan	Whitney
Clark S C	Gillen	MacGregor	Sanner	Wilkie
Coffey	Glore	Manley	Shea	Wilsnack
Colné	Goldberg	Marlatt	Shepardson	Wood*
Conklin	Goodspeed	McCue	Smith A E	Wright
Connell	Goodwin	McElligott	Smith M	Yale
Crocker	Graubard	McInerney	Stevenson	Young F L
Cross	Gray	McKeon	Stivers	Zorn
Dana	Greenwood	Merritt	Sweet	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 2132, Int. No. 1371) entitled "An act to amend the Forest, Fish and Game Law, in relation to forest fires," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the

affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 129

NOES 00

Those who voted in the affirmative were:

Abbey	Delano	Hackett	Metzendorf	Thompson
Allen H E	De Long	Haines	Miller J L	Thorn
Argetsinger	Doherty	Harwood	Murray	Toombs
Barden	Donnelly	Hearn	Neupert	Trombly
Baumes	Donovan	Herrick	Nolan	Van Olinda
Beck	Ebbets	Higgins	O'Connor	Vicinus
Bennett	Evans	Hinman	Odell	Vosburgh
Boshart	Farrell	Hoey	Oliver	Walker
Boylan	Fay	Holden	O'Neill J J	Walters
Brainerd	Feeley	Howard	O'Neil M A	Ward
Brown C F	Filley	Keller	Patrie	Waters
Brown G W	Foley	Kopp	Perkins	Weiland
Burgoyne	Fowler	Lachman	Phillips J S	Weinstein
Callan	Friend	Lansing	Pitkin	Wende
Caughlan	Frisbie	Lee	Raldiris	White E H
Chanler	Garfein	Lowman	Reed	White L H
Cheney	Gerhardt	Lupton	Roberts	Whitley
Clarke R H	Gerken	Macdonald	Rozan	Whitney
Clark S C	Gillen	MacGregor	Sanner	Wilkie
Coffey	Glore	Manley	Shea	Wilsnack
Colné	Goldberg	Marlatt	Shepardson	Wood
Conklin	Goodspeed	McCue	Smith A E	Wright
Connell	Goodwin	McElligott	Smith M	Yale
Crocker	Graubard	McInerney	Stevenson	Young F L
Cross	Gray	McKeon	Stivers	Zorn
Dana	Greenwood	Merritt	Sweet	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 2133, Int. No. 1393) entitled "An act to amend chapter one hundred and one of the Laws of nineteen hundred and seven, entitled 'An act authorizing the board of supervisors of Chautauqua county to declare the office of county clerk of such county a salaried office and to fix and determine the amount of compensation and regulating the management of such office,' in relation to bond of subordinates in the county clerk's office," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 129

NOES 00

Those who voted in the affirmative were:

Abbey	Delano	Hackett	Metzendorf	Thompson
Allen H E	De Long	Haines	Miller J L	Thorn
Argetsinger	Doherty	Harwood	Murray	Toombs
Barden	Donnelly	Hearn	Neupert	Trombly
Baumes	Donovan	Herrick	Nolan	Van Olinda
Beck	Ebbets	Higgins	O'Connor	Vicinus
Bennett	Evans	Hinman	Odell	Vosburgh
Boshart	Farrell	Hoey	Oliver	Walker
Boylan	Fay	Holden	O'Neill J J	Walters
Brainerd	Feeley	Howard	O'Neil M A	Ward
Brown C F	Filley	Keller	Patrie	Waters
Brown G W	Foley	Kopp	Perkins	Weiland
Burgoyne	Fowler	Lachman	Phillips J S	Weinstein
Callan	Friend	Lansing	Pitkin	Wende
Caughlan	Frisbie	Lee	Raldiris	White E H
Chanler	Garfein	Lowman	Reed	White L H
Cheney	Gerhardt	Lupton	Roberts	Whitley
Clarke R H	Gerken	Macdonald	Rozan	Whitney
Clark S C	Gillen	MacGregor	Sanner	Wilkie
Coffey	Glore	Manley	Shea	Wilsnack
Colné	Goldberg	Marlatt	Shepardson	Wood
Conklin	Goodspeed	McCue	Smith A E	Wright
Connell	Goodwin	McElligott	Smith M	Yale
Crocker	Graubard	McInerney	Stevenson	Young F L
Cross	Gray	McKeon	Stivers	Zorn
Dana	Greenwood	Merritt	Sweet	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 93, Int. No. 93) entitled "An act to amend the Greater New York charter, relative to granting authority to the commissioners of the sinking fund to lease or grant certain interests or rights in lands acquired by the city outside the limits of said city," having been announced for a third reading.

On motion of Mr. Wilsnack, and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next.

The bill (No. 2131, Int. No. 1387) entitled "An act to amend chapter fifty-six of the Laws of nineteen hundred and nine, entitled 'An act in relation to State boards and commissions, constituting chapter fifty-four of the Consolidated Laws,' in relation to the ownership of river improvements and the assessment of the amount of benefit received thereby," was read the third time, having been printed and upon the desks of the members in its

final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 129

NOES 00

Those who voted in the affirmative were:

Abbey	Delano	Hackett	Metzendorf	Thompson
Allen H E	De Long	Haines	Miller J L	Thorn
Argetsinger	Doherty	Harwood	Murray	Toombs
Barden	Donnelly	Hearn	Neupert	Trombly
Baumes	Donovan	Herrick	Nolan	Van Olinda
Beck	Ebbets	Higgins	O'Connor	Vicinus
Bennett	Evans	Hinman	Odell	Vosburgh
Boshart	Farrell	Hoey	Oliver	Walker
Boylan	Fay	Holden	O'Neill J J	Walters
Brainerd	Feeley	Howard	O'Neil M A	Ward
Brown C F	Filley	Keller	Patrie	Waters
Brown G W	Foley	Kopp	Perkins	Weiland
Burgoyne	Fowler	Lachman	Phillips J S	Weinstein
Callan	Friend	Lansing	Pitkin	Wende
Caughlan	Frisbie	Lee	Raldiris	White E H
Chanler	Garfein	Lowman	Reed	White L H
Cheney	Gerhardt	Lipton	Roberts	Whitley
Clarke R H	Gerken	Macdonald	Rozan	Whitney
Clark S C	Gillen	MacGregor	Sanner	Wilkie
Coffey	Glore	Manley	Shea	Wilsnack
Colné	Goldberg	Marlatt	Shepardson	Wood
Conklin	Goodspeed	McCue	Smith A E	Wright
Connell	Goodwin	McElligott	Smith M	Yale
Crocker	Graubard	McInerney	Stevenson	Young F L
Cross	Gray	McKeon	Stivers	Zorn
Dana	Greenwood	Merritt	Sweet	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 2134, Int. No. 419) entitled "An act to amend chapter sixty-four of the Laws of nineteen hundred and nine, entitled 'An act relating to villages, constituting chapter sixty-four of the Consolidated Laws,' relative to the time of holding elections," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the

affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 129

NOES 00

Those who voted in the affirmative were:

Abbey	Delano	Hackett	Metzendorf	Thompson
Allen H E	De Long	Haines	Miller J L	Thorn
Argetsinger	Doherty	Harwood	Murray	Toombs
Barden	Donnelly	Hearn	Neupert	Trombly
Baumes	Donovan	Herrick	Nolan	Van Olinda
Beck	Ebbets	Higgins	O'Connor	Vicinus
Bennett	Evans	Hinman	Odell	Vosburgh
Boshart	Farrell	Hoey	Oliver	Walker
Boylan	Fay	Holden	O'Neill J J	Walters
Brainerd	Feeley	Howard	O'Neil M A	Ward
Brown C F	Filley	Keller	Patrie	Waters
Brown G W	Foley	Kopp	Perkins	Weiland
Burgoyne	Fowler	Lachman	Phillips J S	Weinstein
Callan	Friend	Lansing	Pitkin	Wende
Caughlan	Frisbie	Lee	Raldiris	White E H
Chanler	Garfein	Lowman	Reed	White L H
Cheney	Gerhardt	Lupton	Roberts	Whitley
Clarke R H	Gerken	Macdonald	Rozan	Whitney
Clark S C	Gillen	MacGregor	Sanner	Wilkie
Coffey	Glore	Manley	Shea	Wilsnack
Colné	Goldberg	Marlatt	Shepardson	Wood
Conklin	Goodspeed	McCue	Smith A E	Wright
Connell	Goodwin	McElligott	Smith M	Yale
Crocker	Graubard	McInerney	Stevenson	Young F L
Cross	Gray	McKeon	Stivers	Zorn
Dana	Greenwood	Merritt	Sweet	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have reconsidered their vote on the final passage of said bill, and, as amended, have again passed the same and request the concurrence of the Senate therein.

The bill (No. 2107, Int. No. 785) entitled "An act to amend the Highway Law, in relation to the establishment of a new route in the State highway system, to connect routes twenty-seven and thirty by way of Carthage and Antwerp in the county of Jefferson," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 129

NOES 00

Those who voted in the affirmative were:

Abbey	Delano	Hackett	Metzendorf	Thompson
Allen H E	De Long	Haines	Miller J L	Thorn
Argetsinger	Doherty	Harwood	Murray	Toombs
Barden	Donnelly	Hearn	Neupert	Trombly
Baumes	Donovan	Herrick	Nolan	Van Olinda
Beck •	Ebbets	Higgins	O'Connor	Vicinus
Bennett	Evans	Hinman	Odell	Vosburgh
Boshart	Farrell	Hoey	Oliver	Walker
Boylan	Fay	Holden	O'Neill J J	Walters
Brainerd	Feeley	Howard	O'Neil M A	Ward
Brown C F	Filley	Keller	Patrie	Waters
Brown G W	Foley	Kopp	Perkins	Weiland
Burgoyne	Fowler	Lachman	Phillips J S	Weinstein
Callan	Friend	Lansing	Pitkin	Wende
Caughlan	Frisbie	Lee	Raldiris	White E H
Chanler	Garfein	Lowman	Reed	White L H
Cheney	Gerhardt	Lupton	Roberts	Whitley
Clarke R H	Gerken	Macdonald	Rozan	Whitney
Clark S C	Gillen	MacGregor	Sanner	Wilkie
Coffey	Glore	Mauley	Shea	Wilsnack
Colné	Goldberg	Marlatt	Shepardson	Wood
Conklin	Goodspeed	McCue	Smith A E	Wright
Connell	Goodwin	McElligott	Smith M	Yale
Crocker	Graubard	McInerney	Stevenson	Young F L
Cross	Gray	McKeon	Stivers	Zorn
Dana	Greenwood	Merritt	Sweet	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 2109, Int. No. 372) entitled "An act to amend the Labor Law, relative to notice of injury," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 129

NOES 00

Those who voted in the affirmative were:

Abbey	Delano	Haines	Miller J L	Thorn
Allen H E	De Long	Harwood	Murray	Toombs
Argetsinger	Doherty	Hearn	Neupert	Trombly
Barden	Donnelly	Herrick	Nolan	Van Olinda
Baumes	Donovan	Higgins	O'Connor	Vicinus
Beck	Ebbets	Hinman	Odell	Vosburgh

Bennett	Evans	Hackett	Metzendorf	Thompson
Boshart	Farrell	Hoey	Oliver	Walker
Boylan	Fay	Holden	O'Neill J J	Walters
Brainerd	Feeley	Howard	O'Neil M A	Ward
Brown C F	Filley	Keller	Patrie	Waters
Brown G W	Foley	Kopp	Perkins	Weiland
Burgoyne	Fowler	Lachman	Phillips J S	Weinstein
Callan	Friend	Lansing	Pitkin	Wende
Caughlan	Frisbie	Lee	Raldiris	White E H
Chanler	Garfein	Lowman	Reed	White L H
Cheney	Gerhardt	Lupton	Roberts	Whitley
Clarke R H	Gerken	Macdonald	Rozan	Whitney
Clark S C	Gillen	MacGregor	Sanner	Wilkie
Coffey	Glore	Manley	Shea	Wilsnack
Colné	Goldberg	Marlatt	Shepardson	Wood
Conklin	Goodspeed	McCue	Smith A E	Wright
Connell	Goodwin	McElligott	Smith M	Yale
Crocker	Graubard	McInerney	Stevenson	Young F L
Cross	Gray	McKeon	Stivers	Z. rn
Dana	Greenwood	Merritt	Sweet	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The Senate bill (No. 908, Rec. No. 182) entitled "An act to amend the General Business Law, in relation to indicating the weight of wool or worsted yarns sold within the State," having been announced for a third reading,

On motion of Mr. Colne, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The Senate bill (No. 569, Rec. No. 68) entitled "An act to repeal section seven of chapter twenty-six of the Laws of eighteen hundred and thirty-nine, entitled 'An act to incorporate the Albany Medical College,'" was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 129

NOES 00

Those who voted in the affirmative were:

Abbey	Delano	Hackett	Metzendorf	Thompson
Allen H E	De Long	Haines	Miller J L	Thorn
Argetsinger	Doherty	Harwood	Murray	Toombs
Barden	Donnelly	Hearn	Neupert	Trombly
Baumes	Donovan	Herrick	Nolan	Van Olinda

Beck	Ebbets	Higgins	O'Connor	Vicinus
Bennett	Evans	Hinman	O'Jell	Vosburgh
Boshart	Farrell	Hoey	Oliver	Walker
Boylan	Fay	Holden	O'Neill J J	Walters
Brainerd	Feeley	Howard	O'Neil M A	Ward
Brown C F	Filley	Keller	Patrie	Waters
Brown G W	Foley	Kopp	Perkins	Weiland
Burgoyne	Fowler	Lachman	Phillips J S	Weinstein
Callan	Friend	Lansing	Pitkin	Wende
Caughlan	Frisbie	Lee	Raldiris	White E H
Chanler	Garfein	Lowman	Reed	White L H
Cheney	Gerhardt	Lupton	Roberts	Whitley
Clarke R H	Gerken	Macdonald	Rozan	Whitney
Clark S C	Gillen	MacGregor	Sanner	Wilkie
Coffey	Glore	Manley	Shea	Wilsnack
Colné	Goldberg	Marlatt	Shepardson	Wood
Conklin	Goodspeed	McCue	Smith A E	Wright
Connell	Goodwin	McElligott	Smith M	Yale
Crocker	Graubard	McInerney	Stevenson	Young F L
Cross	Gray	McKeon	Stivers	Zorn
Dana	Greenwood	Merritt	Sweet	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 454, Rec. No. 134) entitled "An act to amend chapter four hundred and thirty-eight of the Laws of nineteen hundred and nine, entitled 'An act authorizing an inquiry into the question as to providing terminal facilities on the canals of this State, with a view of ultimately improving and fostering the commerce of the State, and making an appropriation therefor,' in relation to the membership of the commission created thereby," having been announced for a third reading,

On motion of Mr. Colne, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The Senate bill (No. 249, Rec. No. 54) entitled "An act to amend chapter fifteen of the Laws of nineteen hundred and nine, entitled 'An act in relation to the civil service of the State of New York and the civil divisions and cities thereof, constituting chapter seven of the Consolidated Laws,' in relation to the power of removal," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 127

NOES 2

Those who voted in the affirmative were:

Abbey	Delano	Hackett	Metzendorf	Thompson
Allen H E	De Long	Haines	Miller J L	Thorn
Argetsinger	Doherty	Harwood	Murray	Toombs
Barden	Donnelly	Hearn	Neupert	Trombly
Baumes	Donovan	Herrick	Nolan	Van Olinda
Beck	Ebbets	Higgins	O'Connor	Vicinus
Bennett	Evans	Hinman	Odell	Vosburgh
Boshart	Farrell	Hoe	Oliver	Walker
Boylan	Fay	Holden	O'Neill J J	Walters
Brainerd	Feeley	Howard	O'Neil M A	Ward
Brown C F	Filley	Keller	Patrie	Waters
Brown G W	Foley	Kopp	Perkins	Weiland
Burgoyne	Fowler	Lachman	Pitkin	Weinstein
Callan	Friend	Lansing	Raldiris	Wende
Caughlan	Frisbie	Lee	Reed	White E H
Chanler	Garfein	Lowman	Roberts	White L H
Cheney	Gerhardt	Lupton	Rozan	Whitley
Clarke R H	Gerken	Macdonald	Sanner	Whitrey
Clark S C	Gillen	Manley	Shea	Wilkie
Coffey	Glore	Marlatt	Shepardson	Wilsnack
Colné	Goldberg	McCue	Smith A E	Wood
Conklin	Goodspeed	McElligott	Smith M	Wright
Connell	Goodwin	McInerney	Stevenson	Yale
Crocker	Graubard	McKeon	Stivers	Young F L
Cross	Gray	Merritt	Sweet	Zorn
Dana	Greenwood			

Those who voted in the negative:

MacGregor Phillips J S

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 846, Rec. No. 142) entitled "An act to amend the Election Law, in relation to filing and preserving statements of campaign receipts and expenses," having been announced, Mr. Hinman moved that said bill be recommitted to the committee on the judiciary, with instructions to report the same forthwith, amended as follows:

Strike out on page 1 all of lines 7, 8 and 9 and insert in italics in place thereof as follows: "except in those cases where a candidate is required to file a statement elsewhere by section seven hundred and seventy-six of the Penal Law, and all".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. J. S. Phillips, from the committee on the judiciary, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

The Senate bill (No. 639, Rec. No. 70) entitled "An act making an appropriation for highway improvement purposes," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 129

NOES 00

Those who voted in the affirmative were:

Abbey	Delano	Hackett	Metzendorf	Thompson
Allen H E	De Long	Haines	Miller J L	Thorn
Argetsinger	Doherty	Harwood	Murray	Toombs
Barden	Donnelly	Hearn	Neupert	Trombly
Baumes	Donovan	Herrick	Nolan	Van Olinda
Beck	Ebbets	Higgins	O'Connor	Vicinus
Bennett	Evans	Hinman	Odell	Vosburgh
Boshart	Farrell	Hoey	Oliver	Walker
Boylan	Fay	Holden	O'Neill J J	Walters
Brainerd	Feeley	Howard	O'Neil M A	Ward
Brown C F	Filley	Keller	Patrie	Waters
Brown G W	Foley	Kopp	Perkins	Weiland
Burgoyne	Fowler	Lachman	Phillips J S	Weinstein
Callan	Friend	Lansing	Pitkin	Wende
Caughlan	Frisbie	Lee	Raldiris	White E H
Chanler	Garfein	Lowman	Reed	White L H
Cheney	Gerhardt	Lupton	Roberts	Whitley
Clarke R H	Gerken	Macdonald	Rozan	Whitney
Clark S C	Gillen	MacGregor	Sanner	Wilkie
Coffey	Glore	Manley	Shea	Wilsnack
Colné	Goldberg	Marlatt	Shepardson	Wood
Conklin	Goodspeed	McCue	Smith A E	Wright
Connell	Goodwin	McElligott	Smith M	Yale
Crocker	Graubard	McInerney	Stevenson	Young F L
Cross	Gray	McKeon	Stivers	Zorn
Dana	Greenwood	Merritt	Sweet	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 624, Rec. No. 74) entitled "An act to amend the State Finance Law, in relation to the education fund,"

was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 129

NOES 00

Those who voted in the affirmative were:

Abbey	Delano	Hackett	Metzendorf	Thompson
Allen H E	De Long	Haines	Miller J L	Thorn
Argetsinger	Doherty	Harwood	Murray	Toombs
Barden	Donnelly	Hearn	Neupert	Trombly
Baumes	Donovan	Herrick	Nolan	Van Olinda
Beck	Ebbets	Higgins	O'Connor	Vicinus
Bennett	Evans	Hinman	Odell	Vosburgh
Boshart	Farrell	Hoey	Oliver	Walker
Boylan	Fay	Holden	O'Neill J J	Walters
Brainerd	Feeley	Howard	O'Neil M A	Ward
Brown C F	Filley	Keller	Patrie	Waters
Brown G W	Foley	Kopp	Perkins	Weiland
Burgoyne	Fowler	Lachman	Phillips J S	Weinstein
Callan	Friend	Lansing	Pitkin	Wende
Caughlan	Frisbie	Lee	Raldiris	White E H
Chanler	Garfein	Lowman	Reed	White L H
Cheney	Gerhardt	Lupton	Roberts	Whitley
Clarke R H	Gerken	Macdonald	Rozan	Whitney
Clark S C	Gillen	MacGregor	Sanner	Wilkie
Coffey	Glore	Manley	Shea	Wilsnack
Colné	Goldberg	Marlatt	Shepardson	Wood
Conklin	Goodspeed	McCue	Smith A E	Wright
Connell	Goodwin	McElligott	Smith M	Yale
Crocker	Graubard	McInerney	Stevenson	Young F L
Cross	Gray	McKeon	Stivers	Zorn
Dana	Greenwood	Merritt	Sweet	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 785, Rec. No. 125) entitled "An act to amend chapter seven hundred and seventeen of the Laws of nineteen hundred and five, entitled 'An act to provide for the erection of a suitable monument to commemorate the heroism, sacrifice and patriotism of more than nine thousand New York soldiers who were confined as prisoners of war in Andersonville prison, Georgia, of whom more than two thousand five hundred died in the prison,

and making an appropriation therefor,' by adding to the commission having charge of the erection of the monument three survivors of Andersonville prison," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130

NOES 00

Those who voted in the affirmative were:

Abbey	Delano	Hackett	Metzendorf	Sweet
Allen H E	De Long	Haines	Miller J L	Thompson
Argetsinger	Doherty	Harwood	Murray	Thorn
Barden	Donnelly	Hearn	Neupert	Toombs
Baumes	Donovan	Herrick	Nolan	Trombly
Beck	Ebbets	Higgins	O'Connor	Van Olinda
Bennett	Evans	Hinman	Odell	Vicinus
Boshart	Farrell	Hoey	Oliver	Vosburgh
Boylan	Fay	Holden	O'Neill J J	Walker
Brainerd	Feeley	Howard	O'Neil M A	Walters
Brown C F	Filley	Keller	Patrie	Ward
Brown G W	Foley	Kopp	Perkins	Waters
Burgoyne	Fowler	Lachman	Phillips C W	Weiland
Callan	Friend	Lansing	Phillips J S	Weinstein
Caughlan	Frisbie	Lee	Pitkin	Wende
Chanler	Garfein	Lowman	Raldiris	White E H
Cheney	Gerhardt	Lupton	Reed	White L H
Clarke R H	Gerken	Macdonald	Roberts	Whitley
Clark S C	Gillen	MacGregor	Rozan	Whitney
Coffey	Glore	Manley	Sanner	Wilkie
Colné	Goldberg	Marlatt	Shea	Wilsnack
Conklin	Goodspeed	McCue	Shepardson	Wood
Connell	Goodwin	McElligott	Smith A E	Wright
Crocker	Graubard	McInerney	Smith M	Yale
Cross	Gray	McKeon	Stevenson	Young F L
Dana	Greenwood	Merritt	Stivers	Zorn

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 944, Rec. No. 144) entitled "An act providing for the construction of buildings and improvements for the New York State Training School for Boys, and making an appropriation therefor," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 129

NOES 00

Those who voted in the affirmative were:

Abbey	Delano	Hackett	Metzendorf	Thompson
Allen H E	De Long	Haines	Miller J L	Thorn
Argetsinger	Doherty	Harwood	Murray	Toombs
Barden	Donnelly	Hearn	Neupert	Trombly
Baumes	Donovan	Herrick	Nolan	Van Olind.
Beck	Ebbets	Higgins	O'Connor	Vicinus
Bennett	Evans	Hinman	Odell	Vosburgh
Boshart	Farrell	Hoey	Oliver	Walker
Boylan	Fay	Holden	O'Neill J J	Walters
Brainerd	Feeley	Howard	O'Neil M A	Ward
Brown C F	Filley	Keller	Patrie	Waters
Brown G W	Foley	Kopp	Perkins	Weiland
Burgoyne	Fowler	Lachman	Phillips J S	Weinstein
Callan	Friend	Lansing	Pitkin	Wende
Caughlan	Frisbie	Lee	Raldiris	White E H
Chanler	Garfein	Lowman	Reed	White L H
Cheney	Gerhardt	Lupton	Roberts	Whitley
Clarke R H	Gerken	Macdonald	Rozan	Whitney
Clark S C	Gillen	MacGregor	Sanner	Wilkie
Coffey	Glore	Manley	Shea	Wilsnack
Colné	Goldberg	Marlatt	Shepardson	Wood
Conklin	Goodspeed	McCue	Smith A E	Wright
Connell	Goodwin	McElligott	Smith M	Yale
Crocker	Graubard	McInerney	Stevenson	Young F L
Cross	Gray	McKeon	Stivers	Zorn
Dana	Greenwood	Merritt	Sweet	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate returned the Assembly bill (No. 1444, Senate reprint No. 1090, Int. No. 1161) entitled "An act to revive and extend the corporate existence of The Montrose Avenue Land Company," with a message that they have concurred in the passage of the same, with the following amendment:

Page 2, line 25, strike out the word "section" and insert the word "act".

Mr. MacGregor moved to concur in the Senate amendment.

Mr. Speaker put the question whether the House would concur in said amendment, said bill having been printed and upon the

desks of the members in its final form at least three calendar legislative days prior to its final passage, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 129

NOES 00

Those who voted in the affirmative were:

Abbey	Delano	Hackett	Metzendorf	Thompson
Allen H E	De Long	Haines	Miller J L	Thorn
Argetsinger	Doherty	Harwood	Murray	Toombs
Barden	Donnelly	Hearn	Neupert	Trombly
Baumes	Donovan	Herrick	Nolan	Van Olinda
Beck	Ebbets	Higgins	O'Connor	Vicinus
Bennett	Evans	Hinman	Odell	Vosburgh
Boshart	Farrell	Hoey	Oliver	Walker
Boylan	Fay	Holden	O'Neill J J	Walters
Brainerd	Feeley	Howard	O'Neil M A	Ward
Brown C F	Filley	Keller	Patrie	Waters
Brown G W	Foley	Kopp	Perkins	Weiland
Burgoyne	Fowler	Lachman	Phillips J S	Weinstein
Callan	Friend	Lansing	Pitkin	Wende
Caughlan	Frisbie	Lee	Raldiris	White E H
Chanler	Garfein	Lowman	Reed	White L H
Cheney	Gerhardt	Lupton	Roberts	Whitley
Clarke R H	Gerken	Macdonald	Rozan	Whitney
Clark S C	Gillen	MacGregor	Sanner	Wilkie
Coffey	Glore	Manley	Shea	Wilsnack
Colné	Goldberg	Marlatt	Shepardson	Wood
Conklin	Goodspeed	McCue	Smith A E	Wright
Connell	Goodwin	McElligott	Smith M	Yale
Crocker	Graubard	McInerney	Stevenson	Young F L
Cross	Gray	McKeon	Stivers	Zorn
Dana	Greenwood	Merritt	Sweet	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendment of the Senate thereto.

By unanimous consent, Mr. Lansing's motion to reconsider the vote by which Assembly bill (No. 1932, Int. No. 300) was lost April 21st, was taken from the table.

Said bill having been announced, Mr. Lansing moved to reconsider the vote by which said bill was lost.

Mr. Speaker put the question whether the House would agree to the reconsideration of the vote on the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 129

NOES 00

Those who voted in the affirmative were:

Abbey	Delano	Hackett	Metzendorf	Thompson
Allen A F	De Long	Haines	Miller J L	Thorn
Argetsinger	Doherty	Harwood	Murray	Toombs
Barden	Donnelly	Hearn	Neupert	Trombly
Baumes	Donovan	Herrick	Nolan	Van Olinda
Beck	Ebbets	Higgins	O'Connor	Vicinus
Bennett	Evans	Hinman	Odell	Vosburgh
Boshart	Farrell	Hoey	Oliver	Walker
Boylan	Fay	Holden	O'Neill J J	Walters
Brainerd	Feeley	Howard	O'Neil M A	Ward
Brown C F	Filley	Keller	Patrie	Waters
Brown G W	Foley	Kopp	Perkins	Weiland
Burgoyne	Fowler	Lachman	Phillips J S	Weinstein
Callan	Friend	Lansing	Pitkin	Wende
Caughlan	Frisbie	Lee	Raldiris	White E H
Chanler	Garfein	Lowman	Reed	White L H
Cheney	Gerhardt	Lupton	Roberts	Whitley
Clarke R H	Gerken	Macdonald	Rozan	Whitney
Clark S C	Gillen	MacGregor	Sanner	Wilkie
Coffey	Glore	Manley	Shea	Wilsnack
Colné,	Goldberg	Marlatt	Shepardson	Wood
Conklin	Goodspeed	McCue	Smith A E	Wright
Connell	Goodwin	McElligott	Smith M	Yale
Crocker	Graubard	McInerney	Stevenson	Young F L
Cross	Gray	McKeon	Stivers	Zorn
Dana	Greenwood	Merritt	Sweet	

Mr. Lansing moved that said bill be recommitted to the committee on public health, with instructions to report the same forthwith, amended as follows:

Page 2, between lines 12 and 13, insert:

" 8. The expression 'Practice of Veterinary Medicine' when used herein, shall be construed to mean the act of maintaining an office and representing to the public that one is a duly authorized veterinarian."

Mr. Speaker put the question whether the House would agree to said motion. and it was determined in the affirmative.

Mr. Wood, from the committee on public health, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

A communication from the mayor of the city of Ithaca was received and read, in the words following:

STATE OF NEW YORK — MAYOR'S OFFICE,
CITY OF ITHACA, April 25, 1910.

To the Assembly:

Pursuant to concurrent resolution of the Senate and Assembly, herewith is returned for amendment certified copy of Assembly bill No. 805 (Int. No. 718), entitled "An act to amend the charter of the city of Ithaca, in relation to power of board of public works to approve and confirm assessments."

RANDOLPH HORTON,
Mayor of the City of Ithaca.

Said bill having been announced, Mr. Holden moved to reconsider the vote by which said bill was passed.

Mr. Speaker put the question whether the House would agree to the reconsideration of the vote on the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 129
NOES 00

Those who voted in the affirmative were:

Abbey	Delano	Hackett	Metzendorf	Thompson
Allen H E	De Long	Haines	Miller J L	Thorn
Argetsinger	Doherty	Harwood	Murray	Toombs
Barden	Donnelly	Hearn	Neupert	Trombly
Baumes	Donovan	Herrick	Nolan	Van Olinda
Beck	Ebbets	Higgins	O'Connor	Vicinus
Bennett	Evans	Hinman	Odell	Vosburgh
Boshart	Farrell	Hoey	Oliver	Walker
Boylan	Fay	Holden	O'Neill J J	Walters
Brainerd	Feeley	Howard	O'Neil M A	Ward
Brown C F	Filley	Keller	Patrie	Waters
Brown G W	Foley	Kopp	Perkins	Weiland
Burgoyne	Fowler	Lachman	Phillips J S	Weinstein
Callan	Friend	Lensing	Pitkin	Wende
Caughlan	Frisbie	Lee	Raldiris	White E H
Chanler	Garfein	Lowman	Reed	White L H
Cheney	Gerhardt	Lupton	Roberts	Whitley
Clarke R H	Gerken	Macdonald	Rozan	Whitney
Clark S C	Gillen	MacGregor	Sanner	Wilkie
Coffey	Glore	Manley	Shea	Wilsnack
Colné	Goldberg	Marlatt	Shepardson	Wood
Conklin	Goodspeed	McCue	Smith A E	Wright
Connell	Goodwin	McElligott	Smith M	Yale
Crocker	Graubard	McInerney	Stevenson	Young F L
Cross	Gray	McKeon	Stivers	Zorn
Dana	Greenwood	Merritt	Sweet	

Mr. Holden moved that said bill be recommitted to the committee on affairs of cities, with instructions to report the same forthwith, amended as follows:

Strike out the words of the title, and insert as title the following:

"An act to amend the charter of the city of Ithaca in relation to the approval and confirmation of assessments and to repeal subdivision thirty-three of section thirty-five thereof."

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Whitley, from the committee on affairs of cities, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

A communication from the Governor was received and read, in the words following:

STATE OF NEW YORK — EXECUTIVE CHAMBER,
ALBANY, April 21, 1910.

To the Assembly:

Pursuant to concurrent resolution of the Senate and Assembly, herewith is returned for amendment Assembly bill (No. 933, Int. No. 290), entitled "An act to amend the Town Law, in relation to the election of assessors and the term for which they are elected."

CHARLES E. HUGHES.

Said bill having been announced, Mr. Waters moved to reconsider the vote by which said bill was passed.

Mr. Speaker put the question whether the House would agree to the reconsideration of the vote on the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 129

NOES 00

Those who voted in the affirmative were:

Abbey	Delano	Hackett	Metzendorf	Thompson
Allen H E	De Long	Haines	Miller J L	Thorn
Argetsinger	Doherty	Harwood	Murray	Toombs
Barden	Donnelly	Hearn	Neupert	Trombly
Baumes	Donovan	Herrick	Nolan	Van Olinda
Beck	Ebbets	Higgins	O'Connor	Vicinus
Boshart	Evans	Hinman	Odell	Vosburgh
Boylan	Farrell	Hoey	Oliver	Walker

Brainerd	Feeley	Holden	O'Neill J J	{ Walters
Brennan	Filley	Howard	O'Neil M A	Ward
Brown C F	Foley	Keller	Patrie	Waters
Brown G W	Fay	Kopp	Perkins	Wileand
Burgoyne	Fowler	Lachman	Phillips J S	Weinstein
Callan	Friend	Lansing	Pitkin	Wende
Caughlan	Frisbie	Lee	Raldiris	White E H
Chanler	Garfein	Lowman	Reed	White L H
Cheney	Gerhardt	Lupton	Roberts	Whitley
Clarke R H	Gerken	Macdonald	Rozan	Whitney
Clark S C	Gillen	MacGregor	Sanner	Wilkie
Coffey	Glore	Manley	Shea	Wilsnack
Colné	Goldberg	Marlatt	Shepardson	Wood
Conklin	Goodspeed	McCue	Smith A E	Wright
Connell	Goodwin	McElligott	Smith M	Yale
Crocker	Graubard	McInerney	Stevenson	Young F L
Cross	Gray	McKeon	Stivers	Zorn
Dana	Greenwood	Merritt	Sweet	

Mr. Waters moved that said bill be recommitted to the committee on internal affairs, with instructions to report the same forthwith, amended as follows:

On page 3, line 20, strike out the word "four" and insert the word "two" in italics.

Same page, same line, strike out the word "two" preceding the word "years" and insert the word "four" in italics.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Whitney, from the committee on internal affairs, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

Mr. A. F. Allen offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur), That a respectful message be sent to the Governor, requesting the return to the Assembly of Assembly bill (No. 1288, Int. No. 750), entitled "An act to amend the Insurance Law, in relation to co-operative fire insurance corporations," for the purposes of amendment.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

Pursuant to concurrent resolution, Mr. Speaker announced the following as members of the joint memorial committee: Messrs. Gray, Greenwood, Barden, Reed, Macdonald, Fay, Donnelly, J. J. O'Neill, Abbey.

The Senate returned the Assembly bill (No. 1587, Senate reprint No. 1091, Int. No. 245), entitled "An act to amend the Forest, Fish and Game Law, in relation to the sale of plumage of birds."

Ordered, That the Clerk deliver said bill to the Governor.

The Senate returned the concurrent resolution recalling from the Governor, for the purposes of amendment, Assembly bill (No. 1288, Int. No. 750), entitled "An act to amend the Insurance Law, in relation to co-operative fire insurance corporations," with a message that they have concurred in the passage of the same.

Ordered, That the Clerk deliver said resolution to the Governor.

A communication was received from Hon. Louis P. Fuhrmann, mayor of the city of Buffalo, returning Assembly bill (No. 1701, Int. No. 1314), entitled "An act to amend section two hundred and eleven of chapter one hundred and five of the Laws of eighteen hundred and ninety-one, entitled 'An act to revise the charter of the city of Buffalo,' in relation to the police pension fund of said city," with a message that said mayor, after a public hearing thereon, does approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

On motion of Mr. Merritt, the House adjourned.

TUESDAY, APRIL 26, 1910.

The House met pursuant to adjournment.

Prayer by Rev. George W. Furbeck, Altamont.

On motion of Mr. Merritt, the reading of the journal of yesterday was dispensed with and the same was approved.

The Senate sent for concurrence the following entitled bills:

"An act to amend the Agricultural Law, in relation to the State Fair Commission" (No. 1064, Rec. No. 183), which was read the first time and referred to the committee on ways and means.

"An act to amend section sixty, chapter fifty-five, of the Laws of nineteen hundred and nine, being the Second Class Cities Law,

entitled 'An act in relation to cities of the second class, constituting chapter fifty-three of the Consolidated Laws,' relating to temporary and funded debts" (No. 720, Rec. No. 184), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Public Health Law, in relation to the payment of fines to the Pedic Society of the State of New York" (No. 1023, Rec. No. 185), which was read the first time and referred to the committee on codes.

"An act to amend the General City Law, in relation to the operation of crematories for disposal of garbage" (No. 1140, Rec. No. 186), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Public Health Law, in relation to the payment of fines, penalties and forfeitures to the State Dental Society" (No. 1030, Rec. No. 187), which was read the first time and referred to the committee on codes.

"An act to amend the Public Health Law, in relation to payment of fines to the New York State Nurses' Association" (No. 1029, Rec. No. 188), which was read the first time and referred to the committee on codes.

"An act to amend chapter five hundred and eighty of the Laws of nineteen hundred and two, as amended, entitled 'An act in relation to the Municipal Court of the city of New York, its officers and marshals,' in relation to the time within which judgment is to be rendered" (No. 658, Rec. No. 189), which was read the first time and referred to the committee on codes.

"An act to amend chapter three hundred and fifteen of the Laws of eighteen hundred and ninety-five, entitled 'An act to amend and consolidate the several acts relating to the village of Ilion,' in relation to conferring on the board of trustees of said village the power to raise money by taxation for the maintenance of the Ilion hospital" (No. 1050, Rec. No. 190), which was read the first time and referred to the committee on affairs of villages.

"An act to amend chapter one hundred and fifty-seven of the Laws of eighteen hundred and forty-four, entitled 'An act to incorporate the village of Mohawk,' in relation to the cemetery commissioners of such village" (No. 915, Rec. No. 191), which

was read the first time and referred to the committee on affairs of villages.

"An act making an appropriation for the State Commission of Highways for the maintenance and repair of public highways improved or constructed by State aid" (No. 1002, Rec. No. 192), which was read the first time and referred to the committee on ways and means.

"An act to amend the Agricultural Law, in relation to collection and dissemination of statistics and information" (No. 922, Rec. No. 193), which was read the first time and referred to the committee on agriculture.

"An act to amend the Agricultural Law, in relation to State institutions" (No. 1110, Rec. No. 194), which was read the first time and referred to the committee on agriculture.

"An act to authorize the city of Corning to issue bonds in a sum not exceeding twenty thousand dollars for the purpose of erecting a garbage incinerating plant for such city" (No. 1045, Rec. No. 195), which was read the first time and referred to the committee on affairs of cities.

"An act to set over and cede land to the village of Port Chester, New York, and to authorize the said village to lay out one or more highways thereover and thereon and to issue bonds of the village to pay a part or proportion of the expense of opening and laying out of the said highways, and to authorize the board of trustees of the said village to fix and establish an assessment district on which the balance of such expense will be imposed" (No. 1138, Rec. No. 196), which was read the first time and referred to the committee on affairs of villages.

"An act to amend the Public Health Law, in relation to burial and burial permits" (No. 1046, Rec. No. 197), which was read the first time and referred to the committee on public health.

Mr. Burgoyne, by request, introduced a bill entitled "An act to amend the Civil Service Law, in relation to the removal of employees in the service of the State or a municipality" (Int. No. 1601), which was read the first time and referred to the committee on the judiciary.

Mr. Filley introduced a bill entitled "An act to legalize certain acts, resolutions and proceedings of the finance committee of

the board of supervisors of Rensselaer county and of such board of supervisors, relative to the employment of an attorney or other assistant in the matter of the examination of sales of real property for unpaid taxes in said county" (Int. No. 1602), which was read the first time and referred to the committee on internal affairs.

Also, "An act to amend the County Law, in relation to the power of the board of supervisors to appoint a clerk for certain purposes" (Int. No. 1603), which was read the first time and referred to the committee on internal affairs.

Also, "An act to amend the County Law, in relation to the power of the board of supervisors to employ an attorney for certain purposes" (Int. No. 1604), which was read the first time and referred to the committee on internal affairs.

Mr. Hinman introduced a bill entitled "An act to amend chapter twenty-two of the Laws of nineteen hundred and nine, entitled 'An act in relation to the elections, constituting chapter seventeen of the Consolidated Laws,' in relation to organization of county board of canvassers" (Int. No. 1605), which was read the first time and referred to the committee on the judiciary.

Also, "An act to amend sections one, three and seven of chapter four hundred and fourteen of the Laws of nineteen hundred and seven, entitled 'An act to establish a retirement fund for teachers, principals and supervisors of the public schools in the city of Albany, and to regulate the collection, management and disbursement thereof,' by increasing the amount thereof, and extending its benefits to include the superintendent of schools in said city" (Int. No. 1606), which was read the first time and referred to the committee on affairs of cities.

Mr. Shea introduced a bill entitled "An act to legalize, ratify and confirm the proceedings of the town of North Elba in the adoption of the proposition to authorize the securing of site and erecting a town building in the west end of the town and to raise and appropriate the sum of eight thousand dollars for such purpose and to issue bonds therefor, and to legalize the bonds of such town sold and awarded in pursuance thereof to the amount of eight thousand dollars and to provide for the payment of the same" (Int. No. 1607), which was read the first time and referred to the committee on internal affairs.

Mr. W. G. Miller introduced a bill entitled "An act to extend the boundaries of the village of Hempstead" (Int. No. 1608), which was read the first time and referred to the committee on affairs of villages.

Mr. Reed introduced a bill entitled "An act to amend chapter thirty-six of the Laws of eighteen hundred and ninety-four, entitled 'An act supplementary to and amendatory of chapter four hundred and seventy-nine of the Laws of eighteen hundred and ninety-two, entitled "An act to supply the city of Auburn with water,"' generally" (Int. No. 1609), which was read the first time and referred to the committee on electricity, gas and water supply.

Mr. Patrie introduced a bill entitled "An act to amend the Code of Civil Procedure, relative to the service of summons" (Int. No. 1610), which was read the first time and referred to the committee on codes.

Mr. Reed introduced a bill entitled "An act to amend chapter thirty-six of the Laws of eighteen hundred and ninety-four, entitled 'An act supplementary to and amendatory of chapter four hundred and seventy-nine of the Laws of eighteen hundred and ninety-two, entitled "An act to supply the city of Auburn with water,"' in relation to the construction of a filtration plant" (Int. No. 1611), which was read the first time and referred to the committee on electricity, gas and water supply.

Mr. Whitney introduced a bill entitled "An act to amend the Town Law, in relation to hawking and peddling without a license" (Int. No. 1612), which was read the first time and referred to the committee on internal affairs.

Mr. Ward introduced a bill entitled "An act to amend the Tax Law, in relation to the assessment of waste or barren lands which have been planted with trees" (Int. No. 1613), which was read the first time and referred to the committee on taxation and retrenchment.

Mr. Feeley introduced a bill entitled "An act to amend section fifteen of chapter fifty-one of the Laws of eighteen hundred forty-seven, entitled 'An act in relation to the common schools in the city of Lockport,' as heretofore amended, relating to the amount of tax which may be raised" (Int. No. 1614), which was read the first time and referred to the committee on affairs of cities.

By unanimous consent, Mr. Walters introduced a bill entitled "An act to amend chapter seventy-five of the Laws of nineteen hundred and six, entitled 'An act to supplement the provisions of law relative to the department of assessment and taxation of the city of Syracuse'" (Int. No. 1615), which was read the first time and referred to the committee on affairs of cities.

Also, by unanimous consent, "An act to amend chapter five hundred and forty-three of the Laws of nineteen hundred and seven, entitled 'An act to provide for a department of public instruction in the city of Syracuse,' relative to the officers and subordinates of the board of education, its powers and duties, and the annual appropriation for the department" (Int. No. 1616), which was read the first time and referred to the committee on affairs of cities.

By unanimous consent, Mr. Wilkie introduced a bill entitled "An act to amend the Public Health Law, in relation to the construction of the provisions of such chapter relating to the practice of medicine" (Int. No. 1617), which was read the first time and referred to the committee on public health.

By unanimous consent, Mr. Coffey introduced a bill entitled "An act to validate and legalize the publication of municipal advertisements, ordinances, official notices and legal notices of the city of Mount Vernon between certain dates" (Int. No. 1618), which was read the first time and referred to the committee on affairs of cities.

Mr. Fowler, from the committee on codes, to which was referred Assembly bill introduced by Mr. Conklin (No. 1909, Int. No. 1424), entitled "An act to amend the Public Health Law, in relation to fines payable to medical societies."

Also, Assembly bill introduced by Mr. Conklin (No. 1908, Int. No. 1423), entitled "An act to amend the Public Health Law, in relation to payment of fines to the New York State Nurses' Association."

Also, Assembly bill introduced by Mr. Conklin (No. 1907, Int. No. 1422), entitled "An act to amend the Public Health Law, in relation to the payment of fines to the Pedic Society of the State of New York."

Also, Assembly bill introduced by Mr. Conklin (No. 1906, Int.

No. 1421), entitled "An act to amend the Public Health Law, in relation to the payment of fines, penalties and forfeitures to the State Dental Society."

Also, Assembly bill introduced by Mr. Conklin (No. 1905, Int. No. 1420), entitled "An act to amend the Public Health Law, in relation to fines payable to the State Board of Pharmacy."

Also, Assembly bill introduced by Mr. Conklin (No. 1904, Int. No. 1419), entitled "An act to amend the Penal Law, in relation to fines payable to societies for prevention of cruelty to children."

Also, Assembly bill introduced by Mr. Conklin (No. 1903, Int. No. 1418), entitled "An act to amend the Penal Law, in relation to fines and penalties payable to societies for the prevention of cruelty to animals."

Also, Assembly bill introduced by Mr. Conklin (No. 1902, Int. No. 1417), entitled "An act to amend the Penal Law, in relation to male persons living on the earnings of prostitution."

Also, Assembly bill introduced by Mr. Conklin (No. 1901, Int. No. 1416), entitled "An act to amend the Code of Criminal Procedure, in relation to bail."

Also, Assembly bill introduced by Mr. Conklin (No. 1900, Int. No. 1415), entitled "An act to amend the Code of Criminal Procedure, in relation to proceedings respecting vagrants," retaining their places on the order of third reading, reported in favor of the passage of the same without amendment, which report was agreed to, and said bills ordered restored to their places on the order of third reading.

Mr. Fowler, from the committee on codes, to which was recommended Assembly bill introduced by Mr. A. E. Smith (No. 2240, Int. No. 1426), entitled "An act in relation to the inferior courts of criminal jurisdiction in the city of New York, defining their powers and jurisdiction and providing for their officers," retaining its place on the order of third reading, reported in favor of the passage of the same without amendment, which report was agreed to, and said bill ordered restored to its place on the order of third reading.

Mr. Cheney, from the committee on printed and engrossed bills, reported the following bills as correctly printed or engrossed:

"An act empowering the surrogate of the county of Sullivan to

reproduce and restore records of the surrogate's court of the county of Sullivan destroyed by fire August tenth, nineteen hundred and nine." (No. 2127, Int. No. 1534.)

"An act to incorporate the 'Economic and General Foundation.'" (No. 1919, Int. No. 1434.)

"An act to amend the Judiciary Law, constituting chapter thirty of the Consolidated Laws, in relation to salaries of the attendants of the Supreme Court in the first judicial district and of the Appellate Division of the first department." (No. 2017, Int. No. 1481.)

"An act to legalize, ratify and confirm the proceedings of the inhabitants of school district number five of the town of Niskayuna in the county of Schenectady, its board of trustees, officers and agents, in the manner of the issuance and sale of the bonds of said district in the sum of thirteen thousand dollars for the construction of a new schoolhouse in said district, to legalize said bonds and to provide for the payment of the principal and interest of the same." (No. 2101, Int. No. 1519.)

"An act to amend the Town Law, in relation to preventing and fighting forest fires." (No. 2215, Int. No. 1482.)

"An act to amend chapter one hundred and twenty-four of the Laws of nineteen hundred and one, entitled 'An act to regulate certain proceedings of the board of supervisors of Rensselaer county,' generally." (Senate No. 215, Assembly No. 2216, Rec. No. 53.)

"An act to amend the Ithaca city charter, generally." (No. 2211, Int. No. 1195.)

"An act to amend the Code of Civil Procedure, in relation to the time for the service of pleadings and papers by mail, and repealing a certain section relating thereto." (No. 2217, Int. No. 542.)

"An act to amend the Greater New York charter, relative to proceedings for street opening." (Senate No. 458, Assembly No. 2214, Rec. No. 90.)

"An act making an appropriation for the State Commission of Highways for the maintenance and repair of public highways improved or constructed by State aid." (No. 1871, Int. No. 1390.)

"An act to provide for the purchase of additional lands for the

armory of the Thirty-fourth Separate Company of the National Guard at the city of Geneva and making an appropriation therefor." (No. 620, Int. No. 581.)

"An act to amend chapter three hundred and fifteen of the Laws of eighteen hundred and ninety-five, entitled 'An act to amend and consolidate the several acts relating to the village of Ilion,' in relation to conferring on the board of trustees of said village the power to raise money by taxation for the maintenance of the Ilion hospital." (No. 2007, Int. No. 1471.)

"An act to amend the Agricultural Law, relative to salary of Commissioner." (No. 2244, Int. No. 1465.)

"An act to amend the General Business Law, in relation to private banking, and to repeal article ten thereof, relating to ticket agents." (No. 2212, Int. No. 948.)

"An act to amend the Code of Criminal Procedure, in relation to justices' criminal dockets and accounting thereon." (No. 2218, Int. No. 173.)

"An act to amend the Benevolent Orders Law, in relation to the Brotherhood of the Commonwealth." (No. 2180, Int. No. 14.)

"An act to amend the General Business Law, in relation to the regulation of private banks and bankers, and to repeal article ten thereof, relating to ticket agents." (No. 2185, Int. No. 1196.)

"An act to amend the Village Law, in relation to the laying out of new streets." (No. 2181, Int. No. 870.)

"An act to amend the Code of Civil Procedure, relating to matrimonial actions." (No. 2183, Int. No. 229.)

"An act to amend the Public Health Law, in relation to burial and burial permits." (No. 2213, Int. No. 1449.)

"An act to amend chapter six hundred and seventeen of the Laws of eighteen hundred and sixty-eight, entitled 'An act to incorporate the Round Lake Camp Meeting Association of the Methodist Episcopal Church of the Troy Conference,' generally." (No. 2182, Int. No. 529.)

"An act to amend the General Business Law, in relation to ticket agents." (No. 2165, No. 833.)

"An act to amend the Lackawanna city charter, in relation to the compensation of city officers and employees." (No. 2164, Int. No. 231.)

"An act to amend chapter twenty-five of the Laws of nineteen hundred and nine, entitled 'An act relating to general business, constituting chapter twenty of the Consolidated Laws,' in relation to monopolies." (No. 2167, Int. No. 788.)

"An act to amend section ten hundred and fifteen of the Code of Civil Procedure, relative to compulsory references upon questions incidentally arising and references to take accounts." (No. 2172, Int. No. 683.)

"An act providing for the development and extension of the State College of Agriculture at Cornell University, as established by chapter six hundred and fifty-five of the Laws of nineteen hundred and four, and making an appropriation therefor." (No. 2168, Int. No. 199.)

"An act to amend section nineteen hundred and forty-seven of the Code of Civil Procedure, relative to the continuance of partnership business during action for accounting, et cetera, and to the ascertainment of the value of the partnership property and of the interest of respective partners and as to accountings between partners." (No. 2169, Int. No. 685.)

"An act to amend section twenty-eight hundred and forty-four of the Code of Civil Procedure, relative to the annual examination of guardian's accounts." (No. 2170, Int. No. 680.)

"An act to amend section twenty-seven hundred and twenty-five of the Code of Civil Procedure, relative to intermediate accountings of executors and administrators." (No. 2171, Int. No. 682.)

"An act to amend the Agricultural Law, in relation to care and feed of cows, and care and keeping of the produce therefrom." (No. 2166, Int. No. 341.)

"An act to amend the Insurance Law, in relation to the valuation of industrial life insurance policies." (No. 2176, Int. No. 1262.)

"An act to amend the Highway Law, generally." (No. 2179, Int. No. 1299.)

"An act to amend the General Business Law, in relation to private detectives." (No. 2178, Int. No. 1146.)

"An act to amend section twenty-seven hundred and twenty-eight of the Code of Civil Procedure, relative to the judicial set-

tlement of accounts of executors and administrators." (No. 2175, Int. No. 686.)

"An act to amend section seven hundred and fifteen of the Code of Civil Procedure, relative to the security to be furnished by and the accounts of receivers." (No. 2173, Int. No. 681.)

"An act to amend the Labor Law, in relation to obstructions to doors and windows in factories." (No. 2174, Int. No. 405.)

Mr. Gray offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on excise be discharged from the further consideration of the bill (No. 134, Int. No. 134), entitled "An act to amend the Liquor Tax Law, in relation to local option elections in cities."

Debate was had thereon.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the negative.

AYES 52

NOES 84

Those who voted in the affirmative were:

Abbey	Clark S C	Holden	Perkins	Thorn
Allen A F	Colné	Howard	Phillips J S	Toombs
Argetsinger	Crocker	Lansing	Pitkin	Van Olinda
Barden	Cross	Lee	Reed	Vosburgh
Baumes	Ebbets	Lupton	Roberts	Weimert
Bennett	Eveleth	Marlatt	Shea	White E H
Boshart	Filley	Miller J L	Stevenson	Whitney
Brainerd	Fowler	Odell	Sullivan	Wood
Brown C F	Gray	Parker	Sweet	Yale
Callan	Green	Patrie	Thompson	Young F L
Cheney	Greenwood			

Those who voted in the negative were:

Allen H E	Fay	Hoey	McKeon	Stivers
Bates	Feeley	Jackson	Merritt	Trombly
Boylan	Foley	Joseph	Metzendorf	Vicinus
Brennan	Garfein	Keller	Murray	Walker
Brown G W	Gerhardt	Kopp	Neupert	Walters
Burgoyne	Gerken	Lachman	Nolan	Ward
Caughlan	Gillen	Levy A J	O'Connor	Waters
Clarke R H	Glore	Levy J	Oliver	Weiland
Coffey	Goldberg	Lowman	O'Neill J J	Weinstein
Conklin	Goodspeed	Macdonald	O'Neil M A	Wende
Connell	Goodwin	MacGregor	Rozan	White L H
Cosad	Graubard	Manley	Sanner	Whitley
De Long	Hackett	McCue	Shepardson	Wilkie
Doherty	Haines	McElligott	Smith A E	Wilsnaek
Donnelly	Hearn	McGrath	Smith M	Wright
Evans	Higgins	McInerney	Spielberg	Zorn
Farrell	Hinman			

Mr. Goodwin offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on affairs of villages be discharged from the further consideration of the Senate bill (No. 877, Rec. No. 133), entitled "An act to legalize and validate the proposition submitted and adopted at a regular election held in the village of Mount Kisco on the fifteenth day of March, nineteen hundred and ten, to authorize the issuance and sale of the bonds of said village in the amount of forty-eight thousand three hundred dollars to pay part of the cost of the paving or otherwise improving certain streets in said village, and the acts and proceedings of the board of trustees heretofore taken pursuant thereto, and to authorize the issuance and sale of said bonds."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

On motion of Mr. Goodwin, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Goodwin, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 139

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Harwood	Miller J L	Sweet
Allen A F	Delano	Hearn	Miller W G	Thompson
Allen H E	De Long	Herrick	Murray	Thorn
Argetsinger	Doherty	Higgins	Neupert	Toombs
Barden	Donnelly	Hinman	Nolan	Trombly
Bates	Donovan	Hoey	O'Connor	Van Olinda
Baumes	Ebbets	Holden	Odell	Vicinus
Bennett	Evans	Howard	Oliver	Vosburgh
Boshart	Farrell	Jackson	O'Neill J J	Walker
Boylan	Fay	Joseph	O'Neil M A	Walters
Brainerd	Feeley	Keller	Parker	Ward
Brennan	Filley	Lachman	Patrie	Waters
Brown C F	Foley	Lansing	Perkins	Weiland
Brown G W	Fowler	Lee	Phillips C W	Weimert
Burgoyne	Friend	Levy A J	Phillips J S	Weinstein
Callan	Frisbie	Levy J	Pitkin	Wende
Caughlan	Garfein	Lowman	Raldiris	White E H

Chanler	Gerhardt	Lupton	Reed	White L H
Cheney	Gerken	Macdonald	Roberts	Whitley
Clarke R H	Gillen	MacGregor	Rozan	Whitney
Clark S C	Glore	Manley	Sanner	Wilkie
Coffey	Goldberg	Marlatt	Shea	Wilsnack
Colné	Goodspeed	McCue	Shepardson	Wood
Conklin	Goodwin	McElligott	Smith A E	Wright
Connell	Gray	McInerney	Smith M	Yale
Cosad	Greenwood	McKeon	Stevenson	Young F L
Crocker	Hackett	Merritt	Stivers	Zorn
Cross	Haines	Metzendorf	Sullivan	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Toombs offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on ways and means be discharged from the further consideration of the resolution providing for an investigation of the methods, et cetera, of the New York Stock Exchange.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the negative.

AYES 16

NOES 92

Those who voted in the affirmative were:

Bates	Joseph	McElligott	O'Connor	Toombs
Callan	Lachman	McGrath	Perkins	Walker
Gray	Levy A J	McKeon	Roberts	Weiland
Harwood				

Those who voted in the negative were:

Abbey	Colné	Garfein	Levy J	Stevenson
Allen A F	Conklin	Gerhardt	Lowman	Stivers
Allen H E	Connell	Gerken	Lupton	Sullivan
Argetsinger	Cosad	Gillen	Macdonald	Sweet
Barden	Crocker	Goldberg	McInerney	Van Olinda
Baumes	Cross	Goodspeed	Merritt	Vicinus
Beck	De Long	Goodwin	Metzendorf	Walters
Bennett	Donnelly	Greenwood	Miller J L	Waters
Boshart	Donovan	Hackett	Murray	Weimert
Boylan	Ebbets	Haines	Odell	Wende
Brown C F	Evans	Hearn	Oliver	White E H
Brown G W	Eveleth	Higgins	O'Neill J J	White L H
Burgoyne	Farrell	Hoey	O'Neil M A	Whitley
Caughlan	Fay	Holden	Phillips C W	Wilsnack
Chanler	Feeley	Howard	Rozan	Wood
Cheney	Filley	Jackson	Sanner	Wright
Clarke R H	Foley	Keller	Shepardson	Young F L
Clark S C	Fowler	Lansing	Spielberg	Zorn
Coffey	Friend			

Mr. MacGregor offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on affairs of cities be discharged from the further consideration of the bill (No. 1032, Int. No. 881), entitled "An act to provide for the relief of the city of Buffalo from the cost of maintaining and keeping in repair structures hereafter erected in said city to separate the grades of railroad tracks from the grades of streets, highways and public grounds crossed by the same."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Said bill having been announced, Mr. MacGregor moved to amend as follows:

Page 1, in line 2 of title, after word "structures" insert "heretofore or".

Page 1, line 1, after word "structures" insert "heretofore or".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

On motion of Mr. MacGregor, said bill was ordered reprinted and recommitted to said committee.

The bill (No. 1691, Int. No. 119) entitled "An act to amend the Agricultural Law, in relation to inspection and sale of seeds," having been announced, Mr. Callan moved that said bill be recommitted to the committee on agriculture, with instructions to report the same forthwith. amended as follows:

Page 2, line 11, after "red" strike out ","; after "top" insert ",".

On page 2, line 13, strike out "person" and insert "wholesale or retail dealer".

On page 2, line 14, after the word "any" insert "cereals or"; after "seeds" strike out "or cereals" and insert "of"; after "grasses" strike out "," and insert "or".

Page 2, line 15, after "clover" insert ",".

Page 2, line 18, after "manner" strike out "as follows" and insert "as herein provided".

Page 2, line 19, strike out "and said" and insert "Said".

Page 2, line 21, after "seed" insert "marks shall include the following:"

Page 2, line 22, strike out "With the" and insert "The".

Page 2, line 23, strike out "With the" and insert "The".

Page 2, line 24, after "labeled" strike out "," and insert "."

Page 2, line 25, strike out "and the" and insert "c. The".

Page 2, line 26, strike out "five" and insert "three"; after "and" insert "both".

Page 3, line 1, after word "present" insert ":" and strike out balance of this line and lines 2 and 3.

Page 3, line 9, strike out "c" and insert "d".

Page 3, line 10, strike out "five" and insert "three".

Page 3, after line 11, insert as a paragraph:

"The provisions of this act shall not apply to any person selling agricultural seeds or cereals to seed merchants, or shipping to a general market to be cleaned or graded before being offered or exposed for sale for seeding purposes."

Page 3, line 13, after "samples" strike out "to" and insert "shall".

Page 3, line 14, after "one" strike out "to" and insert "shall", and after "accepted" strike out "to" and insert "shall".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Boshart, from the committee on agriculture, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

The bill (No. 1983, Int. No. 668) entitled "An act to amend the Agricultural Law, in relation to abattoirs and places where meat and meat products are manufactured, sold or kept for sale, and making an appropriation therefor," having been announced, Mr. Lansing moved that said bill be recommitted to the committee on ways and means, with instructions to report the same forthwith, amended as follows:

Page 2, line 26, after the word "products" strike out the following sentence, beginning on such line and ending on line 3 of page 3: "The Commissioner of Agriculture may revoke any license so issued upon proper proof being presented to him that the person holding such license has violated any of the provisions of article five of the Agricultural Law." and insert in italics in place thereof the following: "The Commissioner of Agriculture may in his discretion revoke any license issued as herein provided when the person so holding such license has subsequent to the issuance thereof been duly convicted of violating any of the provisions of this article."

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Merritt, from the committee on ways and means, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

The bill (No. 2077, Int. No. 998) entitled "An act to amend the Stock Corporation Law, in relation to corporations having shares of capital stock without nominal or par value," having been announced for a third reading.

On motion of Mr. J. S. Phillips, and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next.

Mr. Frisbie in the chair.

The bill (No. 2038, Int. No. 72) entitled "An act to amend the Penal Law, in relation to Sunday baseball," having been announced, debate was had thereon.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 77

NOES 68

Those who voted in the affirmative were:

Allen A F	Ebbets	Harwood	McGrath	Smith A E
Bates	Eveleth	Hearn	McInerney	Spielberg
Beck	Farrell	Higgins	McKeon	Sullivan
Boshart	Fay	Hoey	Merritt	Trombly
Boylan	Feeley	Jackson	Metzendorf	Vicinus
Brennan	Foley	Joseph	Murray	Walker
Brown G W	Friend	Keller	Neupert	Ward
Burgoyne	Garfein	Kopp	Nolan	Waters
Caughlan	Gerhardt	Lachman	O'Connor	Weiland
Chanler	Gerken	Levy A J	Oliver	Weinstein
Clarke R H	Gillen	Levy J	O'Neill J J	Wende
Clark S C	Goldberg	Macdonald	O'Neil M A	Wilsnack
Cosad	Goodwin	Manley	Parker	Wright
Doherty	Graubard	McCue	Rozan	Zorn
Donnelly	Hackett	McElligott	Sanner	Speaker
Donovan	Haines			

Those who voted in the negative were:

Abbey	Crocker	Holden	Phillips J S	Vosburgh
Allen H E	Cross	Howard	Pitkin	Walters
Argetsinger	Dana	Lansing	Reed	Weber
Barden	De Long	Lee	Roberts	Weimert
Baumes	Evans	Lowman	Shepardson	White E H
Bennett	Filley	Lupton	Smith M	White L H
Brainerd	Fowler	MacGregor	Stevenson	Whitley
Brown C F	Frisbie	Marlatt	Stivers	Whitney
Callan	Glore	Miller J L	Sweet	Wilkie
Cheney	Goodspeed	Miller W G	Thompson	Wood
Coffey	Gray	Odell	Thorn	Yale
Colné	Green	Patrie	Toombs	Young E
Conklin	Greenwood	Perkins	Van Olinda	Young F L
Connell	Hinman	Phillips C W		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker in the chair.

The bill (No. 971, Int. No. 518) entitled "An act to amend chapter one hundred and five of the Laws of eighteen hundred and ninety-one, entitled 'An act to revise the charter of the city of Buffalo,' creating a board of estimate and defining its powers and duties," having been announced for a third reading,

On motion of Mr. Wende, and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next.

The bill (No. 2036, Int. No. 859) entitled "An act to amend the Penal Law, in relation to selling, offering for sale horses or other animals, which by reason of disease are unfitted for work," having been announced for a third reading,

On motion of Mr. Ward, and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next.

The Senate bill (No. 710, Rec. No. 108) entitled "An act to amend the Greater New York charter, as re-enacted by chapter four hundred and sixty-six of the Laws of nineteen hundred and one, relative to local improvements and assessments therefor," having been announced for a third reading,

On motion of Mr. Brennan, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The Senate bill (No. 769, Assembly reprint No. 2026, Rec. No. 109) entitled "An act to amend the General Business Law, in relation to the keeping of books by auctioneers and inspection thereof," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138

NOES 1

Those who voted in the affirmative were:

Abbey	Dana	Hearn	Miller W G	Sweet
Allen A F	Delano	Herrick	Murray	Thompson
Allen H E	De Long	Higgins	Neupert	Thorn
Argetsinger	Doherty	Hinman	Nolan	Toombs
Barden	Donnelly	Hoey	O'Connor	Trombly
Bates	Donovan	Holden	Odell	Van Olinda
Baumes	Ebbets	Howard	Oliver	Vicinus
Bennett	Evans	Jackson	O'Neill J J	Vosburgh
Boshart	Farrell	Joseph	O'Neil M A	Walker
Boylan	Fay	Keller	Parker	Walters
Brainerd	Feeley	Lachman	Patrie	Ward
Brennan	Filley	Lansing	Perkins	Waters
Brown C F	Foley	Lee	Phillips C W	Weiland
Brown G W	Fowler	Levy A J	Phillips J S	Weimert
Burgoyne	Friend	Levy J	Pitkin	Weinstein
Callan	Frisbie	Lowman	Raldiris	Wende
Caughlan	Garfein	Lupton	Reed	White E H
Chanler	Gerhardt	Macdonald	Roberts	White L H
Cheney	Gerken	MacGregor	Rozan	Whitley
Clarke R H	Gillen	Manley	Sanner	Whitney
Clark S C	Glore	Marlatt	Shea	Wilkie
Coffey	Goldberg	McCue	Shepardson	Wilsnack
Colné	Goodwin	McElligott	Smith A E	Wood
Conklin	Gray	McInerney	Smith M	Wright
Connell	Greenwood	McKeon	Stevenson	Yale
Cosad	Hackett	Merritt	Stivers	Young F L
Crocker	Haines	Metzendorf	Sullivan	Zorn
Cross	Harwood	Miller J L		

In the negative:

Goodspeed

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same, with amendments.

The bill (No. 1990, Int. No. 1166) entitled "An act to provide.

for widening and deepening the channel in the outlet of Keuka lake from the lake to the State dam in the village of Penn Yan, and making an appropriation therefor," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 139

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Harwood	Miller J L	Sweet
Allen A F	Delano	Hearn	Miller W G	Thompson
Allen H E	De Long	Herrick	Murray	Thorn
Argetsinger	Doherty	Higgins	Neupert	Toombs
Barden	Donnelly	Hinman	Nolan	Trombly
Bates	Donovan	Hoey	O'Connor	Van Olinda
Baumes	Ebbets	Holden	Odell	Vicinus
Bennett	Evans	Howard	Oliver	Vosburgh
Boshart	Farrell	Jackson	O'Neill J J	Walker
Boylan	Fay	Joseph	O'Neil M A	Walters
Brainerd	Feeley	Keller	Parker	Ward
Brennan	Filley	Lachman	Patrie	Waters
Brown C F	Foley	Lansing	Perkins	Weiland
Brown G W	Fowler	Lee	Phillips C W	Weimert
Burgoyne	Friend	Levy A J	Phillips J S	Weinstein
Callan	Frisbie	Levy J	Pitkin	Wende
Caughlan	Garfein	Lowman	Raldiris	White E H
Chanler	Gerhardt	Lupton	Reed	White L H
Cheney	Gerken	Macdonald	Roberts	Whitley
Clarke R H	Gillen	MacGregor	Rozan	Whitney
Clark S C	Glore	Manley	Sanner	Wilkie
Coffey	Goldberg	Marlatt	Shea	Wilsnack
Colné	Goodspeed	McCue	Shepardson	Wood
Conklin	Goodwin	McElligott	Smith A E	Wright
Connell	Gray	McInerney	Smith M	Yale
Cosad	Greenwood	McKeon	Stevenson	Young F L
Crocker	Hackett	Merritt	Stivers	Zorn
Cross	Haines	Metzendorf	Sullivan	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 2064, Int. No. 1237) entitled "An act to amend the Highway Law, in relation to the courses and descriptions of routes five, six, twenty-three and twenty-six of the State highway system," was read the third time, having been printed and upon

the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 139

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Harwood	Miller J L	Sweet
Allen A F	Delano	Hearn	Miller W G	Thompson
Allen H E	De Long	Herrick	Murray	Thorn
Argetsinger	Doherty	Higgins	Neupert	Toombs
Barden	Donnelly	Hinman	Nolan	Trombly
Bates	Donovan	Hoey	O'Connor	Van Olinda
Baumes	Ebbets	Holden	Odell	Vicinus
Bennett	Evans	Howard	Oliver	Vosburgh
Boshart	Farrell	Jackson	O'Neill J J	Walker
Boylan	Fay	Joseph	O'Neil M A	Walters
Brainerd	Feeley	Keller	Parker	Ward
Brennan	Filley	Lachman	Patrie	Waters
Brown C F	Foley	Lansing	Perkins	Weiland
Brown G W	Fowler	Lee	Phillips C W	Weimert
Burgoyne	Friend	Levy A J	Phillips J S	Weinstein
Callan	Frisbie	Levy J	Pitkin	Wende
Caughlan	Garfein	Lowman	Raldiris	White E H
Chanler	Gerhardt	Lupton	Reed	White L H
Cheney	Gerken	Macdonald	Roberts	Whitley
Clarke R H	Gillen	MacGregor	Rozan	Whitney
Clark S C	Glore	Manley	Sanner	Wilkie
Coffey	Goldberg	Marlatt	Shea	Wilsnack
Colné	Goodspeed	McCue	Shepardson	Wood
Conklin	Goodwin	McElligott	Smith A E	Wright
Connell	Gray	McInerney	Smith M	Yale
Cosad	Greenwood	McKeon	Stevenson	Young F L
Crocker	Hackett	Merritt	Stivers	Zorn
Cross	Haines	Metzendorf	Sullivan	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1466, Int. No. 1171) entitled "An act to amend chapter three hundred and thirty-five of the Laws of eighteen hundred and sixty-eight, entitled 'An act to incorporate the city of Ogdensburg,' in relation to powers of the board of health, and repealing certain sections thereof relating to the powers of the common council," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 139

NOES 00

Thos who voted in the affirmative were:

Abbey	Dana	Harwood	Miller J L	Sweet
Allen A F	Delano	Hearn	Miller W G	Thompson
Allen H E	De Long	Herrick	Murray	Thorn
Argetsinger	Doherty	Higgins	Neupert	Toombs
Barden	Donnelly	Hinman	Nolan	Trombly
Bates	Donovan	Hoey	O'Connor	Van Olinda
Baumes	Ebbets	Holden	Odell	Vicinus
Bennett	Evans	Howard	Oliver	Vosburgh
Boshart	Farrell	Jackson	O'Neill J J	Walker
Boylan	Fay	Joseph	O'Neil M A	Walters
Brainerd	Feeley	Keller	Parker	Ward
Brennan	Filley	Lachman	Patrie	Waters
Brown C F	Foley	Lansing	Perkins	Weiland
Brown G W	Fowler	Lee	Phillips C W	Weimert
Burgoyne	Friend	Levy A J	Phillips J S	Weinstein
Callan	Frisbie	Levy J	Pitkin	Wende
Caughlan	Garfein	Lowman	Raldiris	White E H
Chanler	Gerhardt	Lupton	Reed	White L H
Cheney	Gerken	Macdonald	Roberts	Whitley
Clarke R H	Gillen	MacGregor	Rozan	Whitney
Clark S C	Glore	Manley	Sanner	Wilkie
Coffey	Goldberg	Marlatt	Shea	Wilsnack
Colné	Goodspeed	McCue	Shepardson	Wood
Conklin	Goodwin	McElligott	Smith A E	Wright
Connell	Gray	McInerney	Smith M	Yale
Cosad	Greenwood	McKeon	Stevenson	Young F L
Crocker	Hackett	Merritt	Stivers	Zorn
Cross	Haines	Metzendorf	Sullivan	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 796, Int. No. 188) entitled "An act to amend the Greater New York charter, in regard to stage routes," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 139

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Harwood	Miller J L	Sweet
Allen A F	Delano	Hearn	Miller W G	Thompson
Allen H E	De Long	Herrick	Murray	Thorn
Argetsinger	Doherty	Higgins	Neupert	Toombs
Barden	Donnelly	Hinman	Nolan	Trombly
Bates	Donovan	Hoey	O'Connor	Van Olinda
Baumes	Ebbets	Holden	Odell	Vicinus
Bennett	Evans	Howard	Oliver	Vosburgh
Boshart	Farrell	Jackson	O'Neill J J	Walker
Boylan	Fay	Joseph	O'Neil M A	Walters
Brainerd	Feeley	Keller	Parker	Ward
Brennan	Filley	Lachman	Patrie	Waters
Brown C F	Foley	Lansing	Perkins	Weiland
Brown G W	Fowler	Lee	Phillips C W	Weimert
Burgoyne	Friend	Levy A J	Phillips J S	Weinstein
Callan	Frisbie	Levy J	Pitkin	Wende
Caughlan	Garfein	Lowman	Raldiris	White E H
Chanler	Gerhardt	Lupton	Reed	White L H
Cheney	Gerken	Macdonald	Roberts	Whitley
Clarke R H	Gillen	MacGregor	Rozan	Whitney
Clark S C	Glore	Manley	Sanner	Wilkie
Coffey	Goldberg	Marlatt	Shea	Wilsnack
Colné	Goodspeed	McCue	Shepardson	Wood
Conklin	Goodwin	McElligott	Smith A E	Wright
Connell	Gray	McInerney	Smith M	Yale
Cosad	Greenwood	McKeon	Stevenson	Young F L
Crocker	Hackett	Merritt	Stivers	Zorn
Cross	Haines	Metzendorf	Sullivan	

Ordered, That the Clerk deliver said bill to the Senate, and request their concurrence therein.

The bill (No. 2062, Int. No. 1140) entitled "An act to authorize the appointment of the Catholic Home Bureau for Dependent Children as general guardian of the person and property of infants under its care and control," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 139

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Harwood	Miller J L	Sweet
Allen A F	Delano	Hearn	Miller W G	Thompson
Allen H E	De Long	Herrick	Murray	Thorn

Argetsinger	Doherty	Higgins	Neupert	Toombs
Barden	Donnelly	Hinman	Nolan	Trombly
Bates	Donovan	Hoey	O'Connor	Van Olinda
Baumes	Ebbets	Holden	Odell	Vicinus
Bennett	Evans	Howard	Oliver	Vosburgh
Boshart	Farrell	Jackson	O'Neill J J	Walker
Boylan	Fay	Joseph	O'Neil M A	Walters
Brainerd	Feeley	Keller	Parker	Ward
Brennan	Filley	Lachman	Patrie	Waters
Brown C F	Foley	Lansing	Perkins	Weiland
Brown G W	Fowler	Lee	Phillips C W	Weimert
Burgoyne	Friend	Levy A J	Phillips J S	Weinstein
Callan	Frisbie	Levy J	Pitkin	Wende
Caughlan	Garfein	Lowman	Raldiris	White E H
Chanler	Gerhardt	Lupton	Reed	White L H
Cheney	Gerken	Macdonald	Roberts	Whitley
Clarke R H	Gillen	MacGregor	Rozan	Whitney
Clark S C	Glore	Manley	Sanner	Wilkie
Coffey	Goldberg	Marlatt	Shea	Wilsnack
Colné	Goodspeed	McCue	Shepardson	Wood
Conklin	Goodwin	McElligott	Smith A E	Wright
Connell	Gray	McInerney	Smith M	Yale
Cosad	Greenwood	McKeon	Stevenson	Young F L
Crocker	Hackett	Merritt	Stivers	Zorn
Cross	Haines	Metzendorf	Sullivan	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The Senate bill (No. 93, Assembly reprint No. 1993, Rec. No. 118) entitled "An act to amend chapter four hundred and ten of the Laws of eighteen hundred and eighty-two, entitled 'An act to consolidate into one act and to declare the special and local laws affecting public interests in the city of New York,' relative to the salary of the district attorney in the county of New York," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 139

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Harwood	Miller J L	Sweet
Allen A F	Delano	Hearn	Miller W G	Thompson
Allen H E	De Long	Herrick	Murray	Thorn
Argetsinger	Doherty	Higgins	Neupert	Toombs
Barden	Donnelly	Hinman	Nolan	Trombly
Bates	Donovan	Hoey	O'Connor	Van Olinda

Baumes	Ebbets	Holden	Odell	Vicinus
Bennett	Evans	Howard	Oliver	Vosburgh
Boshart	Farrell	Jackson	O'Neill J J	Walker
Boylan	Fay	Joseph	O'Neil M A	Walters
Brainerd	Feeley	Keller	Parker	Ward
Brennan	Filley	Lachman	Patrie	Waters
Brown C F	Foley	Lansing	Perkins	Weiland
Brown G W	Fowler	Lee	Phillips C W	Weimert
Burgoyne	Friend	Levy A J	Phillips J S	Weinstein
Callan	Frisbie	Levy J	Pitkin	Wende
Caughlan	Garfein	Lowman	Raldiris	White E H
Chanler	Gerhardt	Lupton	Reed	White L H
Cheney	Gerken	Macdonald	Roberts	Whitley
Clarke R H	Gillen	MacGregor	Rozan	Whitney
Clark S C	Glore	Manley	Sanner	Wilkie
Coffey	Goldberg	Marlatt	Shea	Wilsnack
Colné	Goodspeed	McCue	Shepardson	Wood
Conklin	Goodwin	McElligott	Smith A E	Wright
Connell	Gray	McInerney	Smith M	Yale
Cosad	Greenwood	McKeon	Stevenson	Young F L
Crocker	Hackett	Merritt	Stivers	Zorn
Cross	Haines	Metzendorf	Sullivan	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same, with amendments.

The bill (No. 297, Int. No. 289) entitled "An act to amend the Public Health Law, in relation to qualifications for the practice of veterinary medicine and surgery," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 137

NOES 2

Those who voted in the affirmative were:

Abbey	Dana	Harwood	Miller J L	Sullivan
Allen A F	Delano	Hearn	Miller W G	Sweet
Allen H E	De Long	Herrick	Murray	Thompson
Argetsinger	Doherty	Higgins	Neupert	Thorn
Barden	Donnelly	Hinman	Nolan	Toombs
Bates	Donovan	Hoey	O'Connor	Trombly
Baumes	Ebbets	Holden	Odell	Van Olinda
Bennett	Evans	Howard	Oliver	Vicinus
Boshart	Farrell	Jackson	O'Neill J J	Vosburgh
Boylan	Fay	Joseph	O'Neil M A	Walker
Brainerd	Feeley	Keller	Parker	Ward
Brennan	Filley	Lachman	Patrie	Waters

Brown C F	Foley	Lansing	Perkins	Weiland
Brown G W	Fowler	Lee	Phillips C W	Weimert
Burgoyne	Friend	Levy A J	Phillips J S	Weinstein
Callan	Frisbie	Levy J	Pitkin	Wende
Caughlan	Garfein	Lowman	Raldiris	White E H
Chanler	Gerhardt	Lupton	Reed	White L H
Cheney	Gerken	Macdonald	Roberts	Whitley
Clarke R H	Gillen	Manley	Rozan	Whitney
Clark S C	Glore	Marlatt	Sanner	Wilkie
Coffey	Goldberg	McCue	Shea	Wilsnack
Colné	Goodspeed	McElligott	Shepardson	Wood
Conklin	Goodwin	McInerney	Smith A E	Wright
Connell	Gray	McKeon	Smith M	Yale
Cosad	Greenwood	Merritt	Stevenson	Young F L
Crocker	Hackett	Metzendorf	Stivers	Zorn
Cross	Haines			

Those who voted in the negative were:

MacGregor Walters

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 2005, Int. No. 786) entitled "An act to authorize the Cohoes Company to use the waters impounded by the Crescent dam across the Mohawk river above Cohoes subject to certain conditions," having been announced for a third reading,

On motion of Mr. Waters, said bill was laid aside, retaining its place on the order of third reading.

The bill (No. 2184, Int. No. 1367) entitled "An act to amend chapter five hundred and sixty-nine of the Laws of nineteen hundred and nine, entitled 'An act to authorize the selection, location and appropriation of certain lands in the town of Saratoga Springs, for a State reservation, and to preserve the natural mineral springs therein located, and making an appropriation therefor, and authorizing an issue of bonds to pay such appropriation,' " having been announced for a third reading,

On motion of Mr. Whitney, and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next.

The bill (No. 1943, Int. No. 1340) entitled "An act to amend the General Municipal Law, in relation to the establishment and maintenance of public general hospitals for the care of the sick," having been announced for a third reading,

On motion of Mr. Whitley, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

By unanimous consent, Mr. Boshart offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on agriculture be discharged from the further consideration of the Senate bill (No. 1110, Rec. No. 194) entitled "An act to amend the Agricultural Law, in relation to State institutions."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

On motion of Mr. Boshart, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Boshart, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 139

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Harwood	Miller J L	Sweet
Allen A F	Delano	Hearn	Miller W G	Thompson
Allen H E	De Long	Herrick	Murray	Thorn
Argetsinger	Doherty	Higgins	Neupert	Toombs
Barden	Donnelly	Hinman	Nolan	Trombly
Bates	Donovan	Hoey	O'Connor	Van Olinda
Baumes	Ebbets	Holden	Odell	Vicinus
Bennett	Evans	Howard	Oliver	Vosburgh
Boshart	Farrell	Jackson	O'Neill J J	Walker
Boylan	Fay	Joseph	O'Neil M A	Walters
Brainerd	Feeley	Keller	Parker	Ward
Brennan	Filley	Lachman	Patrie	Waters
Brown C F	Foley	Lansing	Perkins	Weiland
Brown G W	Fowler	Lee	Phillips C W	Weimert
Burgoyne	Friend	Levy A J	Phillips J S	Weinstein
Callan	Frisbie	Levy J	Pitkin	Wende
Caughlan	Garfein	Lowman	Raldiris	White E H
Chanler	Gerhardt	Lupton	Reed	White L H
Cheney	Gerken	Macdonald	Roberts	Whitley
Clarke R H	Gillen	MacGregor	Rozan	Whitney
Clark S C	Glore	Manley	Sanner	Wilkie
Coffey	Goldberg	Marlatt	Shea	Wilsnack
Colné	Goodspeed	McCue	Shepardson	Wood
Conklin	Goodwin	McElligott	Smith A E	Wright
Connell	Gray	McInerney	Smith M	Yale
Cosad	Greenwood	McKeon	Stevenson	Young F L
Crocker	Hackett	Merritt	Stivers	Zorn
Cross	Haines	Metzendorf	Sullivan	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 2004, Int. No. 1233) entitled "An act to amend the Agricultural Law, in relation to State institutions," having been announced for a third reading,

On motion of Mr. Boshart, said bill was laid aside, and ordered stricken from the calendar.

The bill (No. 1075, Int. No. 609) entitled "An act to amend the Greater New York charter, in regard to auxiliary fire alarm systems," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 139

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Harwood	Miller J L	Sweet
Allen A F	Delano	Hearn	Miller W G	Thompson
Allen H E	De Long	Herrick	Murray	Thorn
Argetsinger	Doherty	Higgins	Neupert	Toombs
Barden	Donnelly	Hinman	Nolan	Trombly
Bates	Donovan	Hoey	O'Connor	Van Olinda
Baumes	Ebbets	Holden	Odell	Vicinus
Bennett	Evans	Howard	Oliver	Vosburgh
Boshart	Farrell	Jackson	O'Neill J J	Walker
Boylan	Fay	Joseph	O'Neil M A	Walters
Brainerd	Feeley	Keller	Parker	Ward
Brennan	Filley	Lachman	Patrie	Waters
Brown C F	Foley	Lansing	Perkins	Weiland
Brown G W	Fowler	Lee	Phillips C W	Weimert
Burgoyne	Friend	Levy A J	Phillips J S	Weinstein
Callan	Frisbie	Levy J	Pitkin	Wende
Caughlan	Garfein	Lowman	Raldiris	White E H
Chanler	Gerhardt	Lupton	Reed	White L H
Cheney	Gerken	Macdonald	Roberts	Whitley
Clarke R H	Gillen	MacGregor	Rozan	Whitney
Clark S C	Glore	Manley	Sanner	Wilkie
Coffey	Goldberg	Marlatt	Shea	Wilsnack
Colné	Goodspeed	McCue	Shepardson	Wood
Conklin	Goodwin	McElligott	Smith A E	Wright
Connell	Gray	McInerney	Smith M	Yale
Cosad	Greenwood	McKeon	Stevenson	Young F L
Crockett	Hackett	Merritt	Stivers	Zorn
Cross	Haines	Metzendorf	Sullivan	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1949, Int. No. 1442) entitled "An act to amend chapter three hundred and seventy of the Laws of eighteen hundred and ninety-five, entitled 'An act in relation to the public schools in the city of Elmira,' in relation to powers and duty of the board of education," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 139

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Harwood	Miller J L	Sweet
Allen A F	Delano	Hearn	Miller W G	Thompson
Allen H E	De Long	Herrick	Murray	Thorn
Argetsinger	Doherty	Higgins	Neupert	Toombs
Barden	Donnelly	Hinman	Nolan	Trombly
Bates	Donovan	Hoey	O'Connor	Van Olind..
Baumes	Ebbets	Holden	Odell	Vicinus
Bennett	Evans	Howard	Oliver	Vosburgh
Boshart	Farrell	Jackson	O'Neill J J	Walker
Boylan	Fay	Joseph	O'Neil M A	Walters
Brainerd	Feeley	Keller	Parker	Ward
Brennan	Filley	Lachman	Patrie	Waters
Brown C F	Foley	Lansing	Perkins	Weiland
Brown G W	Fowler	Lee	Phillips C W	Weimert
Burgoyne	Friend	Levy A J	Phillips J S	Weinstein
Callan	Frisbie	Levy J	Pitkin	Wende
Caughlan	Garfein	Lowman	Raldiris	White E H
Chanler	Gerhardt	Lupton	Reed	White L H
Cheney	Gerken	Macdonald	Roberts	Whitley
Clarke R H	Gillen	MacGregor	Rozan	Whitney
Clark S C	Glore	Manley	Sanner	Wilkie
Coffey	Goldberg	Marlatt	Shea	Wilsnack
Colné	Goodspeed	McCue	Shepardson	Wood
Conklin	Goodwin	McElligott	Smith A E	Wright
Connell	Gray	McInerney	Smith M	Yale
Cosad	Greenwood	McKeon	Stevenson	Young F L
Crocker	Hackett	Merritt	Stivers	Zorn
Cross	Haines	Metzendorf	Sullivan	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1947, Int. No. 1440) entitled "An act to provide for the licensing of dogs in the city of Elmira, for the care and

protection of lost, strayed and homeless dogs, for securing and protecting the rights of the owners thereof, and for the protection of the public," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 139

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Harwood	Miller J L	Sweet
Allen A F	Delano	Hearn	Miller W G	Thompson
Allen H E	De Long	Herrick	Murray	Thorn
Argetsinger	Doherty	Higgins	Neupert	Toombs
Barden	Donnelly	Hinman	Nolan	Trombly
Bates	Donovan	Hoey	O'Connor	Van Olinda
Baumes	Ebbets	Holden	Odell	Vicinus
Bennett	Evans	Howard	Oliver	Vosburgh
Boshart	Farrell	Jackson	O'Neill J J	Walker
Boylan	Fay	Joseph	O'Neil M A	Walters
Brainerd	Feeley	Keller	Parker	Ward
Brennan	Filley	Lachman	Patrie	Waters
Brown C F	Foley	Lansing	Perkins	Weiland
Brown G W	Fowler	Lee	Phillips C W	Weimert
Burgoyne	Friend	Levy A J	Phillips J S	Weinstein
Callan	Frisbie	Levy J	Pitkin	Wende
Caughlan	Garfein	Lowman	Raldiris	White E H
Chanler	Gerhardt	Lupton	Reed	White L H
Cheney	Gerken	Macdonald	Roberts	Whitley
Clarke R H	Gillen	MacGregor	Rozen	Whitney
Clark S C	Glore	Manley	Sanner	Wilkie
Coffey	Goldberg	Marlatt	Shea	Wilsnack
Colné	Goodspeed	McCue	Shepardson	Wood
Conklin	Goodwin	McElligott	Smith A E	Wright
Connell	Gray	McInerney	Smith M	Yale
Cosad	Greenwood	McKeon	Stevenson	Young F L
Crocker	Hackett	Merritt	Stivers	Zorn
Cross	Haines	Metzendorf	Sullivan	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1950, Int. No. 1443) entitled "An act to amend chapter five hundred and twenty-five of the Laws of nineteen hundred, entitled 'An act to establish a police pension fund for the city of Elmira,' in relation to such fund," was read the third time, having been printed and upon the desks of the members in

its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three fifths being present.

AYES 139

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Harwood	Miller J L	Sweet
Allen A F	Delano	Hearn	Miller W G	Thompson
Allen H E	De Long	Herrick	Murray	Thorn
Argetsinger	Doherty	Higgins	Neupert	Toombs
Barden	Donnelly	Hinman	Nolan	Trombly
Bates	Donovan	Hoey	O'Connor	Van Olinda
Baumes	Ebbets	Holden	Odell	Vicinus
Bennett	Evans	Howard	Oliver	Vosburgh
Boshart	Farrell	Jackson	O'Neill J J	Walker
Boylan	Fay	Joseph	O'Neil M A	Walters
Brainerd	Feeley	Keller	Parker	Ward
Brennan	Filley	Lachman	Patrie	Waters
Brown C F	Foley	Lansing	Perkins	Weiland
Brown G W	Fowler	Lee	Phillips C W	Weimert
Burgoyne	Friend	Levy A J	Phillips J S	Weinstein
Callan	Frisbie	Levy J	Pitkin	Wende
Caughlan	Garfein	Lowman	Raldiris	White E H
Chanler	Gerhardt	Lupton	Reed	White L H
Cheney	Gerken	Macdonald	Roberts	Whitley
Clarke R H	Gillen	MacGregor	Rozan	Whitney
Clark S C	Glore	Manley	Sanner	Wilkie
Coffey	Goldberg	Marlatt	Shea	Wilsonack
Colné	Goodspeed	McCue	Shepardson	Wood
Conklin	Goodwin	McElligott	Smith A E	Wright
Connell	Gray	McInerney	Smith M	Yale
Cosad	Greenwood	McKeon	Stevenson	Young F L
Crocker	Hackett	Merritt	Stivers	Zorn
Cross	Haines	Metzendorf	Sullivan	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1966, Int. No. 1459) entitled "An act to authorize the city of Corning to issue bonds in a sum not exceeding twenty thousand dollars for the purpose of erecting a garbage incinerating plant for such city," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the

affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 139

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Harwood	Miller J L	Sweet
Allen A F	Delano	Hearn	Miller W G	Thompson
Allen H E	De Long	Herrick	Murray	Thorn
Argetsinger	Doherty	Higgins	Neupert	Toombs
Barden	Donnelly	Hinman	Nolan	Trombly
Bates	Donovan	Hoey	O'Connor	Van Olinda
Baumes	Ebbets	Holden	Odell	Vicinus
Bennett	Evans	Howard	Oliver	Vosburgh
Boshart	Farrell	Jackson	O'Neill J J	Walker
Boylan	Fay	Joseph	O'Neil M A	Walters
Brainerd	Feeley	Keller	Parker	Ward
Brennan	Filley	Lachman	Patrie	Waters
Brown C F	Foley	Lansing	Perkins	Weiland
Brown G W	Fowler	Lee	Phillips C W	Weimert
Burgoyne	Friend	Levy A J	Phillips J S	Weinstein
Callan	Frisbie	Levy J	Pitkin	Wende
Gaughlan	Garfein	Lowman	Raldiris	White E H
Chanler	Gerhardt	Lupton	Reed	White L H
Cheney	Gerken	Macdonald	Roberts	Whitley
Clarke R H	Gillen	MacGregor	Rozan	Whitney
Clark S C	Glore	Manley	Sanner	Wilkie
Coffey	Goldberg	Marlatt	Shea	Wilsnack
Colné	Goodspeed	McCue	Shepardson	Wood
Conklin	Goodwin	McElligott	Smith A E	Wright
Connell	Gray	McInerney	Smith M	Yale
Cosad	Greenwood	McKeon	Stevenson	Young F L
Crocker	Hackett	Merritt	Stivers	Zorn
Cross	Haines	Metzendorf	Sullivan	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1749, Int. No. 1334) entitled "An act to amend chapter eighty-four of the Laws of nineteen hundred, entitled 'An act to make the office of sheriff of Greene county a salaried one, in part, and to regulate the management thereof,' in relation to the compensation of such sheriff for janitor service," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 139

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Harwood	Miller J L	Sweet
Allen A F	Delano	Hearn	Miller W G	Thompson
Allen H E	De Long	Herrick	Murray	Thorn
Argetsinger	Doherty	Higgins	Neupert	Toombs
Barden	Donnelly	Hinman	Nolan	Trombly
Bates	Donovan	Hoey	O'Connor	Van Olinda
Baumes	Ebbets	Holden	Odell	Vicinus
Bennett	Evans	Howard	Oliver	Vosburgh
Boshart	Farrell	Jackson	O'Neill J J	Walker
Boylan	Fay	Joseph	O'Neil M A	Walters
Brainerd	Feeley	Keller	Parker	Ward
Brennan	Filley	Lachman	Patrie	Waters
Brown C F	Foley	Lansing	Perkins	Weiland
Brown G W	Fowler	Lee	Phillips C W	Weimert
Burgoyne	Friend	Levy A J	Phillips J S	Weinstein
Callan	Frisbie	Levy J	Pitkin	Wende
Caughlan	Garfein	Lowman	Raldiris	White E H
Chanler	Gerhardt	Lupton	Reed	White L H
Cheney	Gerken	Macdonald	Roberts	Whitley
Clarke R H	Gillen	MacGregor	Rozan	Whitney
Clark S C	Glore	Manley	Sanner	Wilkie
Coffey	Goldberg	Marlatt	Shea	Wilsnack
Colné	Goodspeed	McCue	Shepardson	Wood
Conklin	Goodwin	McElligott	Smith A E	Wright
Connell	Gray	McInerney	Smith M	Yale
Cosad	Greenwood	McKeon	Stevenson	Young F L
Crocker	Hackett	Merritt	Stivers	Zorn
Cross	Haines	Metzendorf	Sullivan	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1711, Int. No. 1324) entitled "An act to amend chapter three hundred and ninety-four of the Laws of eighteen hundred and ninety-five, entitled 'An act to revise the charter of the city of Oswego,' in relation to authorizing the city of Oswego to issue bonds for the construction of certain sewers therein and a sewage disposal plant therefor," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 139

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Harwood	Miller J L	Sweet
Allen A F	Delano	Hearn	Miller W G	Thompson
Allen H E	De Long	Herrick	Murray	Thorn
Argetsinger	Doherty	Higgins	Neupert	Toombs
Barden	Donnelly	Hinman	Nolan	Trombly
Bates	Donovan	Hoey	O'Connor	Van Olinda
Baumes	Ebbets	Holden	Odell	Vicinus
Bennett	Evans	Howard	Oliver	Vosburgh
Boshart	Farrell	Jackson	O'Neill J J	Walker
Boylan	Fay	Joseph	O'Neil M A	Walters
Brainerd	Feeley	Keller	Parker	Ward
Brennan	Filley	Lachman	Patrie	Waters
Brown C F	Foley	Lansing	Perkins	Weiland
Brown G W	Fowler	Lee	Phillips C W	Weimert
Burgoyne	Friend	Levy A J	Phillips J S	Weinstein
Callan	Frisbie	Levy J	Pitkin	Wende
Caughlan	Garfein	Lowman	Raldiris	White E H
Chanler	Gerhardt	Lupton	Reed	White L H
Cheney	Gerken	Macdonald	Roberts	Whitley
Clarke R H	Gillen	MacGregor	Rozan	Whitney
Clark S C	Glore	Manley	Sanner	Wilkie
Coffey	Goldberg	Marlatt	Shea	Wilsnack
Colné	Goodspeed	McCue	Shepardson	Wood
Conklin	Goodwin	McElligott	Smith A E	Wright
Connell	Gray	McInerney	Smith M	Yale
Cosad	Greenwood	McKeon	Stevenson	Young F L
Crocker	Hackett	Merritt	Stivers	Zorn
Cross	Haines	Metzendorf	Sullivan	

Ordered, That the Clerk deliver said bill to the Senate, and request their concurrence therein.

The Senate bill (No. 967, Rec. No. 160) entitled "An act to amend chapter one hundred and ninety-five of the Laws of nineteen hundred and eight, entitled 'An act to repeal chapter three hundred and thirty-five of the Laws of nineteen hundred and four, entitled "An act providing for the appraisal of lands, structures and waters for the use of the improved canals as authorized by chapter one hundred and forty-seven of the Laws of nineteen hundred and three," and authorizing the appointment of a special examiner and appraiser by the Governor, and fixing his compensation,' in relation to the procedure for payment of awards," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the

affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 139

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Harwood	Miller J L	Sweet
Allen A F	Delano	Hearn	Miller W G	Thompson
Allen H E	De Long	Herrick	Murray	Thorn
Argetsinger	Doherty	Higgins	Neupert	Toombs
Barden	Donnelly	Hinman	Nolan	Trombly
Bates	Donovan	Hoey	O'Connor	Van Olinda
Baumes	Ebbets	Holden	Odell	Vicinus
Bennett	Evans	Howard	Oliver	Vosburgh
Boshart	Farrell	Jackson	O'Neill J J	Walker
Boylan	Fay	Joseph	O'Neil M A	Walters
Brainerd	Feeley	Keller	Parker	Ward
Brennan	Filley	Lachman	Patrie	Waters
Brown C F	Foley	Lansing	Perkins	Weiland
Brown G W	Fowler	Lee	Phillips C W	Weimert
Burgoyne	Friend	Levy A J	Phillips J S	Weinstein
Callan	Frisbie	Levy J	Pitkin	Wende
Caughlan	Garfein	Lowman	Raldiris	White E H
Chanler	Gerhardt.	Lupton	Reed	White L H
Cheney	Gerken	Macdonald	Roberts	Whitley
Clarke R H	Gillen	MacGregor	Rozan	Whitney
Clark S C	Glore	Manley	Sanner	Wilkie
Coffey	Goldberg	Marlatt	Shea	Wilsnack
Colné	Goodspeed	McCue	Shepardson	Wood
Conklin	Goodwin	McElligott	Smith A E	Wright
Connell	Gray	McInerney	Smith M	Yale
Cosad	Greenwood	McKeon	Stevenson	Young F L
Crocker	Hackett	Merritt	Stivers	Zorn
Cross	Haines	Metzendorf	Sullivan	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 212, Rec. No. 129) entitled "An act to authorize the Superintendent of the Insurance Department to disburse the moneys collected by him under the provisions of chapter five hundred and thirty of the Laws of nineteen hundred and three, which were repealed by chapter two hundred and six of the Laws of nineteen hundred and nine," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the

affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 139

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Harwood	Miller J L	Sweet
Allen A F	Delano	Hearn	Miller W G	Thompson
Allen H E	De Long	Herrick	Murray	Thorn
Argetsinger	Doherty	Higgins	Neupert	Toombs
Barden	Donnelly	Hinman	Nolan	Trombly
Bates	Donovan	Hoey	O'Connor	Van Olinda
Baumes	Ebbets	Holden	Odell	Vicinus
Bennett	Evans	Howard	Oliver	Vosburgh
Boshart	Farrell	Jackson	O'Neill J J	Walker
Boylan	Fay	Joseph	O'Neil M A	Walters
Brainerd	Feeley	Keller	Parker	Ward
Brennan	Filley	Lachman	Patrie	Waters
Brown C F	Foley	Lansing	Perkins	Weiland
Brown G W	Fowler	Lee	Phillips C W	Weimert
Burgoyne	Friend	Levy A J	Phillips J S	Weinstein
Callan	Frisbie	Levy J	Pitkin	Wende
Caughlan	Garfein	Lowman	Raldiris	White E H
Chanler	Gerhardt	Lupton	Reed	White L H
Cheney	Gerken	Macdonald	Roberts	Whitley
Clarke R H	Gillen	MacGregor	Rozan	Whitney
Clark S C	Glore	Manley	Sanner	Wilkie
Coffey	Goldberg	Marlatt	Shea	Wilsnack
Colné	Goodspeed	McCue	Shepardson	Wood
Conklin	Goodwin	McElligott	Smith A E	Wright
Connell	Gray	McInerney	Smith M	Yale
Cosad	Greenwood	McKeon	Stevenson	Young F L
Crocker	Hackett	Merritt	Stivers	Zorn
Cross	Haines	Metzendorf	Sullivan	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 992, Rec. No. 172) entitled "An act to amend the Public Health Law, in relation to the practice of undertaking and embalming and the licensing of undertakers and embalmers," having been announced for a third reading,

On motion of Mr. Goodspeed, and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next.

The Senate bill (No. 454, Rec. No. 134) entitled "An act to amend chapter four hundred and thirty-eight of the Laws of nineteen hundred and nine, entitled 'An act authorizing an inquiry into the question as to providing terminal facilities on the canals of this State, with a view of ultimately improving and fostering

the commerce of the State, and making an appropriation therefor,' in relation to the membership of the commission created thereby," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Harwood	Metzendorf	Sullivan
Allen A F	Delano	Hearn	Miller J L	Sweet
Allen H E	De Long	Herrick	Miller W G	Thompson
Argetsinger	Doherty	Higgins	Murray	Thorn
Barden	Donnelly	Hinman	Neupert	Toombs
Bates	Donovan	Hoey	Nolan	Trombly
Baumes	Ebbets	Holden	O'Connor	Van Olinda
Bennett	Evans	Howard	Odell	Vieinus
Boshart	Farrell	Jackson	Oliver	Vosburgh
Boylan	Fay	Joseph	O'Neill J J	Walker
Brainerd	Feeley	Keller	O'Neil M A	Walters
Brennan	Filley	Kopp	Parker	Ward
Brown C F	Foley	Lachman	Patrie	Waters
Brown G W	Fowler	Lansing	Perkins	Weiland
Burgoyne	Friend	Lee	Phillips C W	Weimert
Callan	Frisbie	Levy A J	Phillips J S	Weinstein
Caughlan	Garfein	Levy J	Pitkin	Wende
Chanler	Gerhardt	Lowman	Raldiris	White E H
Cheney	Gerken	Lupton	Reed	White L H
Clarke R H	Gillen	Macdonald	Roberts	Whitley
Clark S C	Glore	MacGregor	Rozan	Whitney
Coffey	Goldberg	Manley	Sanner	Wilkie
Colné	Goodspeed	Marlatt	Shea	Wilsnack
Conklin	Goodwin	McCue	Shepardson	Wood
Connell	Gray	McElligott	Smith A E	Wright
Cosad	Greenwood	McInerney	Smith M	Yale
Crocker	Hackett	McKeon	Stevenson	Young F L
Cross	Haines	Merritt	Stivers	Zorn

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 908, Rec. No. 182) entitled "An act to amend the General Business Law, in relation to indicating the weight of wool or worsted yarns sold within the State," having been announced for a third reading,

On motion of Mr. Colne, said bill was recommitted to the committee on general laws, retaining its place on the order of third reading.

The bill (No. 1999, Int. No. 415) entitled "An act to amend the Code of Civil Procedure, in relation to pleadings," having been announced for a second reading,

On motion of Mr. Walters, and by unanimous consent, said bill was ordered placed on the second reading calendar for Wednesday next.

The bill (No. 1976, Int. No. 1215) entitled "An act to amend chapter three hundred and fifty-seven of the Laws of nineteen hundred and five, entitled 'An act to revise the several acts relative to the city of Tonawanda,' generally," having been announced for a second reading,

On motion of Mr. MacGregor, said bill was recommitted to the committee on affairs of cities, retaining its place on the order of second reading.

The bill (No. 1732, Int. No. 733) entitled "An act to amend chapter fifteen of the Laws of nineteen hundred and nine, entitled 'An act in relation to the civil service of the State of New York and the civil divisions and cities thereof, constituting chapter seven of the Consolidated Laws,' in relation to the power of removal," was read the second time.

On motion of Mr. Sweet, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 2159, Int. No. 716) entitled "An act to amend the Public Health Law, in relation to disinfection by health authorities," was read the second time.

On motion of Mr. Macdonald, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 2158, Int. No. 1045) entitled "An act to authorize the board of assessors of the city of New York to estimate and allow the damages sustained by owners of real property fronting upon streets approaching the Manhattan bridge over the East river in said city," was read the second time.

On motion of Mr. Gillen, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 2157, Int. No. 128) entitled "An act to amend

the Greater New York charter, relative to vacations of employees," was read the second time.

On motion of Mr. Hoey, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 2156, Int. No. 1490) entitled "An act to amend the Greater New York charter, in relation to regulating the sale in the public streets of the city of New York of tickets of admission to places of amusements," was read the second time.

On motion of Mr. Hoey, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 2155, Int. No. 1365) entitled "An act to establish a public school teachers' retirement fund in Greene county," was read the second time.

On motion of Mr. Patrie, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 2154, Int. No. 1338) entitled "An act to amend chapter three hundred and thirty-six of the Laws of nineteen hundred and three, entitled 'An act to provide for the erection of a court-house in the county of New York and authorizing the acquisition of a site therefor,' as amended," was read the second time.

On motion of Mr. Ward, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 2153, Int. No. 734) entitled "An act to amend chapter twenty-six of the Laws of eighteen hundred and eighty-five, as amended by chapter seven hundred and fifty of the Laws of eighteen hundred and ninety-seven, entitled 'An act to revise, amend and consolidate the several acts in relation to the city of Syracuse and to revise and amend the charter of said city,' establishing a fund for pensioning retired school teachers and certain other employees and regulating the collection and management thereof," was read the second time.

On motion of Mr. Walters, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 2186, Int. No. 902) entitled "An act to amend the Election Law, in relation to the creation, division and alteration of election districts in cities containing a population of one million and over," was read the second time.

On motion of Mr. Ward, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 2187, Int. No. 903) entitled "An act to amend the Election Law, generally," having been announced for a second reading.

On motion of Mr. Ward, and by unanimous consent, said bill was ordered placed on the second reading calendar for Wednesday next.

The Senate bill (No. 298, Rec. No. 18) entitled "An act authorizing and directing the board of supervisors of Erie county to pay to various towns of Erie county and the city of Tonawanda certain items or sums of money illegally charged against the taxable property, inhabitants and corporations of said towns in the various annual tax rolls and warrants for said towns, and authorizing the county of Erie to issue its bonds with which to make such payments, and legalizing the previous acts of the several town boards in said county in relation to collecting such sums," having been announced for a second reading,

On motion of Mr. Wende, and by unanimous consent, said bill was ordered placed on the second reading calendar for Thursday next.

The Senate bill (No. 339, Rec. No. 65) entitled "An act to amend the Tax Law, in relation to the place of taxation of real property divided by tax district lines," having been announced for a second reading,

On motion of Mr. C. W. Phillips, and by unanimous consent, said bill was ordered placed on the second reading calendar for Wednesday next.

The bill (No. 2203, Int. No. 1348) entitled "An act to amend the General Business Law, in relation to indicating the weight of wool or worsted yarns sold within the State," having been announced for a second reading,

On motion of Mr. Colne, said bill was laid aside and ordered stricken from the calendar.

The bill (No. 2205, Int. No. 1129) entitled "An act to amend the Labor Law, in relation to employer's liability," having been announced for a third reading,

On motion of Mr. C. W. Phillips, and by unanimous consent,

said bill was made a special order on second and third reading for Tuesday next immediately after the reading of the journal.

The bill (No. 2235, Int. No. 1460) entitled "An act to amend the Agricultural Law, in relation to payment to owners for keep of condemned bovine animals," was read the second time.

On motion of Mr. Cheney, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 2237, Int. No. 428) entitled "An act to provide for the construction of a stone or concrete bridge over the State feeder at Cedar street, in the city of Oneida, and making an appropriation therefor," was read the second time.

On motion of Mr. Delano, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 2241, Int. No. 1118) entitled "An act making appropriation for certain expenses of government and supplying deficiencies in former appropriations," was read the second time.

On motion of Mr. Merritt, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 2238, Int. No. 966) entitled "An act to amend the Tax Law, in relation to the appointment of appraisers, stenographers and clerks," was read the second time.

On motion of Mr. Merritt, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1604, Int. No. 1251) entitled "An act to amend the Tax Law, relative to the time of making special franchise valuations by the State Board of Tax Commissioners," was read the second time.

On motion of Mr. Gray, said bill was placed on the order of third reading and referred to the committee on revision.

The Senate returned the Assembly bill (No. 1428, Senate reprint No. 1089, Int. No. 670), entitled "An act to amend the Labor Law, relative to sanitary conveniences," with a message that they have concurred in the passage of the same, with the following amendments:

Page 2, line 14, between the words "of" and "water" insert the word "pure"; same line, strike out the word "of" at end of line; line 15, strike out words "guaranteed purity".

Mr. C. W. Phillips moved to concur in the Senate amendments.

Mr. Speaker put the question whether the House would concur in said amendments, said bill having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 139

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Harwood	Miller J L	Sweet
Allen A F	Delano	Hearn	Miller W G	Thompson
Allen H E	De Long	Herrick	Murray	Thorn
Argetsinger	Doherty	Higgins	Neupert	Toombs
Barden	Donnelly	Hinman	Nolan	Trombly
Bates	Donovan	Hoe	O'Connor	Van Olinda
Baumes	Ebbets	Holden	O'dell	Vicinus
Bennett	Evans	Howard	Oliver	Vosburgh
Boshart	Farrell	Jackson	O'Neill J J	Walker
Boylan	Fay	Joseph	O'Neil M A	Walters
Brainerd	Feeley	Keller	Parker	Ward
Brennan	Fillee	Lachman	Patrie	Waters
Brown C F	Foley	Lansing	Perkins	Weiland
Brown G W	Fowler	Lee	Phillips C W	Weimert
Burgoyne	Friend	Levy A J	Phillips J S	Weinstein
Callan	Frisbie	Levy J	Pitkin	Wende
Caughlan	Garfein	Lowman	Raldiris	White E H
Chanler	Gerhardt	Lupton	Reed	White L H
Cheney	Gerken	Macdonald	Roberts	Whitley
Clarke R H	Gillen	MacGregor	Rozan	Whitney
Clark S C	Glore	Manley	Sanner	Wilkie
Coffey	Goldberg	Marlatt	Shea	Wilsnack
Colné	Goodspeed	McCue	Shepardson	Wood
Conklin	Goodwin	McElligott	Smith A E	Wright
Connell	Gray	McInerney	Smith M	Yale
Cosad	Greenwood	McKeon	Stevenson	Young F L
Crocker	Hackett	Merritt	Stivers	Zorn
Cross	Haines	Metzendorf	Sullivan	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendments of the Senate thereto.

The Senate returned the Assembly bill (No. 750, Senate re-print No. 1139, Int. No. 89), entitled "An act to amend the Second Class Cities Law, relative to trials and appeals from the commissioner of public safety," with a message that they have concurred in the passage of the same, with the following amendments:

Page 3, line 22, strike out the brackets before and after the word "thirty"; same line, strike out the word "ninety"; line

23, after the word "therefrom" insert "on questions of law"; line 25, insert a bracket before the word "Upon"; line 26, strike out the bracket before the word "decisions".

Page 4, strike out lines 1 and 2.

Senate reprint No. 1092, amended as follows:

Page 3, line 10, insert a period after the word "dismissal". Place the letter "a" in the word "at" in brackets, and insert a capital "A".

Mr. Haines moved to concur in the Senate amendments.

Mr. Speaker put the question whether the House would concur in said amendments, said bill having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 139

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Harwood	Miller J L	Sweet
Allen A F	Delano	Hearn	Miller W G	Thompson
Allen H E	De Long	Herrick	Murray	Thorn
Argetsinger	Doherty	Higgins	Neupert	Toombs
Barden	Donnelly	Hinman	Nolan	Trombly
Bates	Donovan	Hoey	O'Connor	Van Olinda
Baumes	Ebbets	Holden	Odell	Vicinus
Bennett	Evans	Howard	Oliver	Vosburgh
Boshart	Farrell	Jackson	O'Neill J J	Walker
Boylan	Fay	Joseph	O'Neil M A	Walters
Brainerd	Feeley	Keller	Parker	Ward
Brennan	Filley	Lachman	Patrie	Waters
Brown C F	Foley	Lansing	Perkins	Weiland
Brown G W	Fowler	Lee	Phillips C W	Weimert
Burgoyne	Friend	Levy A J	Phillips J S	Weinstein
Callan	Frisbie	Levy J	Pitkin	Wende
Caughlan	Garfein	Lowman	Raldiris	White E H
Chanler	Gerhardt	Lupton	Reed	White L H
Cheney	Gerken	Macdonald	Roberts	Whitley
Clarke R H	Gillen	MacGregor	Rozan	Whitney
Clark S C	Glore	Manley	Sanner	Wilkie
Coffey	Goldberg	Marlatt	Shea	Wilsnack
Colné	Goodspeed	McCue	Shepardson	Wood
Conklin	Goodwin	McElligott	Smith A E	Wright
Connell	Gray	McInerney	Smith M	Yale
Cosad	Greenwood	McKeon	Stevenson	Young F L
Crocker	Hackett	Merritt	Stivers	Zorn
Cross	Haines	Metzendorf	Sullivan	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendments of the Senate thereto.

The Senate returned the Assembly bill (No. 1097, Senate re-print No. 852, Int. No. 928), entitled "An act to amend the Indian Law, in relation to licenses for ministers to reside on tribal lands," with a message that they have concurred in the passage of the same, with the following amendment:

Page 1, line 9, after the comma after word "family" insert "or priest".

Mr. Lupton moved to concur in the Senate amendment.

Mr. Speaker put the question whether the House would concur in said amendment, said bill having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 139

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Harwood	Miller J L	Sweet
Allen A F	Delano	Hearn	Miller W G	Thompson
Allen H E	De Long	Herrick	Murray	Thorn
Argetsinger	Doherty	Higgins	Neupert	Toombs
Barden	Donnelly	Hinman	Nolan	Trombly
Bates	Donovan	Hoey	O'Connor	Van Olinda
Baumes	Ebbets	Holden	Odell	Vicinus
Bennett	Evans	Howard	Oliver	Vosburgh
Boshart	Farrell	Jackson	O'Neill J J	Walker
Boylan	Fay	Joseph	O'Neil M A	Walters
Brainerd	Feeley	Keller	Parker	Ward
Brennan	Filley	Lachman	Patrie	Waters
Brown C F	Foley	Lansing	Perkins	Weiland
Brown G W	Fowler	Lee	Phillips C W	Weimert
Burgoyne	Friend	Levy A J	Phillips J S	Weinstein
Callan	Frisbie	Levy J	Pitkin	Wende
Caughlan	Garfein	Lowman	Raldiris	White E H
Chanler	Gerhardt	Lupton	Reed	White L H
Cheney	Gerken	Macdonald	Roberts	Whitley
Clarke R H	Gillen	MacGregor	Rozan	Whitney
Clark S C	Glore	Manley	Sanner	Wilkie
Coffey	Goldberg	Marlatt	Shea	Wilsnack
Colné	Goodspeed	McCue	Shepardson	Wood
Conklin	Goodwin	McElligott	Smith A E	Wright
Connell	Gray	McInerney	Smith M	Yale
Cosad	Greenwood	McKeen	Stevenson	Young F L
Crocker	Hackett	Merritt	Stivers	Zorn
Cross	Haines	Metzendorf	Sullivan	

Ordered, That the Clerk return said bill to the Senate with a message that the Assembly have concurred in the amendments of the Senate thereto.

A communication from the Governor was received and read, in the words following:

STATE OF NEW YORK — EXECUTIVE CHAMBER,
ALBANY, April 26, 1910.

To the Assembly:

Pursuant to concurrent resolution of the Senate and Assembly, herewith is returned for amendment, Assembly bill (No. 1536, Int. No. 1220), entitled "An act to amend chapter five hundred and forty-nine of the Laws of eighteen hundred and seventy-four, entitled 'An act to provide for the planting and protection of oysters in those portions of the Great South bay, lying in the town of Islip, Suffolk county, wherein the taking of clams cannot be profitably followed as a business,' in relation to allotments of portions of such bay."

CHARLES E. HUGHES.

Said bill having been announced, Mr. Thompson moved to reconsider the vote by which said bill was passed.

Mr. Speaker put the question whether the House would agree to the reconsideration of the vote on the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Haines	Metzendorf	Sullivan
Allen A F	Delano	Harwood	Miller J L	Sweet
Allen H E	De Long	Hearn	Miller W G	Thompson
Argetsinger	Doherty	Herrick	Murray	Thorn
Barden	Donnelly	Higgins	Neupert	Toombs
Bates	Donovan	Hinman	Nolan	Trombly
Baumes	Ebbets	Hoey	O'Connor	Van Olinda
Bennett	Evans	Holden	Odell	Vicinus
Boshart	Farrell	Howard	Oliver	Vosburgh
Boylan	Fay	Jackson	O'Neill J J	Walker
Brainerd	Feeley	Joseph	O'Neil M A	Walters
Brennan	Filley	Keller	Parker	Ward
Brown C F	Foley	Lachman	Patrie	Waters
Brown G W	Fowler	Lansing	Perkins	Weiland
Burgoyne	Friend	Lee J	Phillips C W	Weimert
Callan	Frisbie	Levy A J	Phillips J S	Weinstein
Caughlan	Garfein	Levy J	Pitkin	Wende
Chanler	Gerhardt	Lowman	Raldiris	White E H
Cheney	Gerken	Lupton	Reed	White I H
Clarke R H	Gillen	Macdonald	Roberts	Whitley

Clark S C	Clore	MacGregor	Rozan	Whitney
Coffey	Goldberg	Manley	Sanner	Wilkie
Colné	Goodspeed	Marlatt	Shea	Wilsnack
Conklin	Goodwin	McCue	Shepardson	Wood
Connell	Graubard	McElligott	Smith A E	Wright
Cosad	Gray	McInerney	Smith M	Yale
Crocker	Greenwood	McKeon	Stevenson	Young F L
Cross	Hackett	Merritt	Stivers	Zorn

Mr. Thompson moved that said bill be recommitted to the committee on fisheries and game, with instructions to report the same forthwith, amended as follows:

After the word "seventy-four" in line 2 of title, insert "as amended by chapter one hundred and forty-two of the Laws of eighteen hundred and seventy-eight".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Lupton, from the committee on fisheries and game, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

A communication from the Governor was received and read, in the words following:

STATE OF NEW YORK — EXECUTIVE CHAMBER,
ALBANY, April 26, 1910.

To the Assembly:

Pursuant to concurrent resolution of the Senate and Assembly, herewith is returned for amendment, Assembly bill (No. 109, Int. No. 109), entitled "An act to amend the Education Law, in relation to the establishment of a State school of agriculture on Long Island, providing for its management and control, and making an appropriation therefor."

CHARLES E. HUGHES.

Said bill having been announced, Mr. Lupton moved to reconsider the vote by which said bill was passed.

Mr. Speaker put the question whether the House would agree to the reconsideration of the vote on the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 139

NOES 00

Those who voted in the affirmative were:

Abbey	Dana	Harwood	Miller J L	Sweet
Allen A F	Delano	Hearn	Miller W G	Thompson
Allen H E	De Long	Herrick	Murray	Thorn
Argetsinger	Doherty	Higgins	Neupert	Toombs
Barden	Donnelly	Hinman	Nolan	Trumbly
Baumes	Donovan	Hoey	O'Connor	Van Olinda
Beck	Ebbets	Holden	Odell	Vicinus
Bennett	Evans	Howard	Oliver	Vosburgh
Boshart	Farrell	Jackson	O'Neill J J	Walker
Boylan	Fay	Joseph	O'Neil M A	Walters
Brainerd	Feeley	Keller	Parker	Ward
Brennan	Fillee	Lachman	Patrie	Waters
Brown C F	Foley	Lansing	Perkins	Weiland
Brown G W	Fowler	Lee	Phillips C W	Weimert
Burgoyne	Friend	Levy A J	Phillips J S	Weinstein
Callan	Frisbie	Levy J	Pitkin	Wende
Caughlan	Garfein	Lowman	Raldiris	White E H
Chanler	Gerhardt	Lupton	Reed	White L H
Cheney	Gerken	Macdonald	Roberts	Whitley
Clarke R H	Gillen	MacGregor	Rozan	Whitney
Clark S C	Glore	Manley	Sanner	Wilkie
Coffey	Goldberg	Marlatt	Shea	Wilsnack
Colné	Goodspeed	McCue	Shepardson	Wood
Conklin	Goodwin	McElligott	Smith A E	Wright
Connell	Gray	McInerney	Smith M	Yale
Cosad	Greenwood	McKeon	Stevenson	Young F L
Crocker	Hackett	Merritt	Stivers	Zorn
Cross	Haines	Metzendorf	Sullivan	

Mr. Lupton moved that said bill be recommitted to the committee on ways and means, with instructions to report the same forthwith, amended as follows:

Page 1, line 3, after the quotation mark and before the word "is" insert the following: "as amended by chapter one hundred and forty of the Laws of nineteen hundred and ten,".

Page 1, line 4, strike out all of the line after the word "adding" and insert the following: "thereto, after article forty-five thereof, a new article forty-six, in place of the present article forty-six hereinafter renumbered forty-seven, to read".

Page 1, line 6, change the numeral "48" to "46", in italics.

Page 1, line 8, change the numeral "1200" to "1180" in italics.

Page 1, line 9, change the numeral "1201" to "1181" in italics.

Page 2, line 1, change the numeral "1202" to "1182" in italics.

Page 2, line 2, change the numeral "1203" to "1183" in italics.

Page 2, line 3, change the numeral "1204" to "1184" in italics.

Page 2, line 4, change the numeral "1205" to "1185" in italics.

Page 2, line 5, change the numeral "1200" to "1180" in italics.

Page 2, line 11, change the numeral "1201" to "1181" in italics.

Page 2, line 18, strike out the word "act" and insert "article", in italics.

Page 3, line 3, change the numeral "1202" to "1182" in italics.

Page 3, line 14, change the numeral "1203" to "1183" in italics.

Page 4, line 5, change the numeral "1204" to "1184" in italics.

Page 4, line 15, change the numeral "1205" to "1185" in italics.

Page 5, line 14, strike out the words "forty-eight" and insert "forty-six"; strike out "said" and insert "such", and after the word "chapter" insert the following: "as thus renumbered by chapter one hundred and forty of the Laws of nineteen hundred and ten."

Page 5, line 15, strike out "forty-nine" and insert "forty-and ten,".

Page 5, line 1, after "appropriated," insert the following: "for the establishment of the school mentioned in said article forty-six of the Education Law, as added by this act,".

Page 5, line 13, strike out "this act" and insert "said article".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Merritt, from the committee on ways and means, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

A communication from the Governor was received and read, in the words following:

STATE OF NEW YORK — EXECUTIVE CHAMBER,

ALBANY, April 20, 1910.

To the Assembly:

Pursuant to concurrent resolution of the Senate and Assembly, herewith is returned for amendment, Assembly bill (No. 1490, Int. No. 976), entitled "An act to amend the Lien Law, in relation to liens on canal boats."

CHARLES E. HUGHES.

Mr. Colne offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur), That Assembly bill (No. 1490, Int. No. 976), entitled "An act to amend the Lien Law, in relation to liens on canal boats," be returned to the Governor.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

Mr. Callan offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur), That a respectful message be sent to the Governor, requesting the return to the Assembly of Assembly bill (No. 906, Int. No. 787), entitled "An act to amend the Highway Law, in relation to the course of route number two, in the county of Columbia," for the purposes of amendment.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

Mr. J. S. Phillips offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur), That a respectful message be sent to the Governor, requesting the return to the Assembly of Assembly bill (No. 1237, Int. No. 570), entitled "An act to amend the State Charities Law, in relation to the regulation of State charitable institutions," for the purposes of amendment.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

Mr. J. S. Phillips offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur), That a respectful message be sent to the Governor, requesting the return to the Assembly of Assembly bill (No. 1493, Int. No. 599), entitled "An act to amend the State Charities Law, generally," for the purposes of amendment.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

Mr. Wilsnack offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur), That a respectful message be sent to the Governor, requesting the return to the Assembly of Assembly bill (No. 1216, Int. No. 1014), entitled "An act to validate the charter, confirm the rights of members and legalize the acts of Deraismes Engine Company Number One of the Woodlawn fire department, in the county of Queens," for the purposes of transmission to the mayor of the city of New York.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

Mr. Thompson offered for the consideration of the House a resolution in the words following:

Resolved (if the Senate concur), That a respectful message be sent to the Governor, requesting the return to the Assembly of Assembly bill (No. 1536, Int. No. 1220), entitled "An act to amend chapter five hundred and forty-nine of the Laws of eighteen hundred and seventy-four, entitled 'An act to provide for the planting and protection of oysters in those portions of the Great South bay, lying in the town of Islip, Suffolk county, wherein the taking of clams cannot be profitably followed as a business,' in relation to allotments of portions of such bay," for the purposes of amendment.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

Mr. W. G. Miller offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur), That a respectful message be sent to the Governor, requesting the return to the Assembly of

Assembly bill (No. 1554, Int. No. 164), entitled "An act to amend the Education Law, in relation to payment of unpaid school taxes from county treasury," for the purposes of amendment.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

Mr. W. G. Miller offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur), That a respectful message be sent to the Governor, requesting the return to the Assembly of Assembly bill (No. 164, Int. No. 163), entitled "An act to amend the Village Law, in relation to adoption and enforcement of building and sanitary codes in villages of the first class," for the purposes of amendment.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

The Senate returned the bill (No. 2045, Int. No. 456), entitled "An act making appropriations for maintenance, and for construction, equipment and improvements for the New York State School of Agriculture at Morrisville," with a message that they have reconsidered their vote by which said bill passed, and, as amended, have again passed the same.

Ordered, That the Clerk deliver said bill to the Governor.

Also, the bill (No. 257, Int. No. 252), entitled "An act to amend the Education Law, in relation to the apportionment of school moneys."

Also, the bill (No. 1459, Int. No. 1029), entitled "An act to provide for the mapping of certain canal lands and the lands adjacent thereto belonging to the State, and making an appropriation therefor."

Also, the bill (No. 1319, Int. No. 1076), entitled "An act to amend the Executive Law, in relation to the Comptroller."

Also, the bill (No. 166, Int. No. 165), entitled "An act to amend the Election Law, in relation to registration of voters for town and village elections."

Also, the bill (No. 1547, Int. No. 807), entitled "An act to amend the Real Property Law, in relation to the filing of maps," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk deliver said bills to the Governor.

Also, the bill (No. 2043, Int. No. 792), entitled "An act to amend the Greater New York charter, in relation to the aqueduct commissioners," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of New York.

Also, the bill (No. 1070, Int. No. 629), entitled "An act authorizing the Commissioners of the Land Office to grant and convey all the right, title and interest of the State of New York in and to certain portions of streets within the city of Syracuse heretofore discontinued and abandoned by said city for street purposes," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Syracuse.

Also, the bill (No. 1224, Int. No. 1022), entitled "An act to authorize the city of Buffalo to issue its bonds for the purpose of raising money to construct bridges and to construct, reconstruct, strengthen and repair viaducts and other structures built in pursuance of agreements between the grade crossing commissioners of said city and any railroad company or companies," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Buffalo.

Also, the bill (No. 1857, Int. No. 1242), entitled "An act to amend chapter one hundred and eighty-two of the Laws of eighteen hundred and ninety-two, entitled 'An act to incorporate the city of Mount Vernon,' relative to the board of health," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Mount Vernon.

Also, the bill (No. 1443, Int. No. 1160), entitled "An act to amend chapter three hundred and forty-three of the Laws of nineteen hundred and eight, entitled 'An act authorizing and empowering the city of Mount Vernon to construct a sewerage disposal works, and to issue bonds for the purpose of paying for the same,' " with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Mount Vernon.

Also, the bill (No. 1532, Int. No. 1214), entitled "An act to authorize the city of New Rochelle to use the unexpended and unappropriated balance of a previous bond issue," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of New Rochelle.

Also, Assembly bill (No. 1444, Senate reprint No. 1090, Int. No. 1161), entitled "An act to revive and extend the corporate existence of the Montrose Avenue Land Company."

Ordered, That the Clerk deliver said bill to the Governor.

Also, the bill (No. 2130, Int. No. 975), entitled "An act to amend the Canal Law, in relation to the changing of names of mortgaged canal boats," with a message that they have reconsidered their vote by which said bill passed, and, as amended, have again passed the same.

Ordered, That the Clerk deliver said bill to the Governor.

The Senate returned the Senate bill (No. 480, Assembly reprint No. 2042, Rec. No. 60), entitled "An act to amend chapter nine of the Laws of nineteen hundred and three, entitled 'An act to make the office of sheriff of Rensselaer county a salaried office, and regulating the management of said office,' providing for payment of fees to a deputy designated by the sheriff to serve civil process, increasing the appropriation for the appointees of the sheriff, prescribing the persons to be maintained at the jail at the expense of the county, and decreasing the number of court officers," with a message that they have concurred in the amendments of the Assembly made thereto.

Ordered, That the Clerk return said bill to the Senate.

On motion of Mr. Argetsinger, and by unanimous consent, the fact that he was unavoidably absent on Wednesday, April 20th, and would, if present, have voted in favor of Assembly bill No. 1252 and Assembly bill No. 299 was ordered entered upon the journal.

The Senate returned the concurrent resolution returning to the Governor Assembly bill (No. 1490, Int. No. 976), entitled "An act to amend the Lien Law, in relation to liens on canal boats," with a message that they have concurred in the passage of the same.

Ordered, That the Clerk deliver said bill to the Governor.

The Senate returned the concurrent resolution recalling from the Governor, for the purposes of amendment, Assembly bill (No. 1493, Int. No. 599), entitled "An act to amend the State Charities Law, generally," with a message that they have concurred in the passage of the same.

Ordered, That the Clerk deliver said resolution to the Governor.

The Senate returned the concurrent resolution recalling from the Governor, for the purposes of amendment, Assembly bill (No. 1536, Int. No. 1220), entitled "An act to amend chapter five hundred and forty-nine of the Laws of eighteen hundred and seventy-four, entitled 'An act to provide for the planting and protection of oysters in those portions of the Great South bay, lying in the town of Islip, Suffolk county, wherein the taking of clams cannot be profitably followed as a business,' in relation to allotments of portions of such bay," with a message that they have concurred in the passage of the same.

Ordered, That the Clerk deliver said resolution to the Governor.

The Senate returned the concurrent resolution recalling from the Governor, for the purposes of amendment, Assembly bill (No. 1237, Int. No. 570), entitled "An act to amend the State Charities Law, in relation to the regulation of State charitable institutions," with a message that they have concurred in the passage of the same.

Ordered, That the Clerk deliver said resolution to the Governor.

The Senate returned the concurrent resolution recalling from the Governor, for the purposes of amendment, Assembly bill (No. 1554, Int. No. 164), entitled "An act to amend the Education Law, in relation to payment of unpaid school taxes from county

treasury," with a message that they have concurred in the passage of the same.

Ordered, That the Clerk deliver said resolution to the Governor.

The Senate returned the concurrent resolution recalling from the Governor, for the purposes of amendment, Assembly bill (No. 164, Int. No. 163), entitled "An act to amend the Village Law, in relation to adoption and enforcement of building and sanitary codes in villages of the first class," with a message that they have concurred in the passage of the same.

Ordered, That the Clerk deliver said resolution to the Governor.

The Senate returned the concurrent resolution recalling from the Governor, for the purposes of transmission to the mayor of the city of New York, Assembly bill (No. 1216, Int. No. 1014), entitled "An act to validate the charter, confirm the rights of members and legalize the acts of Deraismes Engine Company Number One of the Woodhaven fire department, in the county of Queens," with a message that they have concurred in the passage of the same.

Ordered, That the Clerk deliver said resolution to the Governor.

The Senate returned the concurrent resolution recalling from the Governor, for the purposes of amendment, Assembly bill (No. 906, Int. No. 787), entitled "An act to amend the Highway Law, in relation to the course of route number two, in the county of Columbia," with a message that they have concurred in the passage of the same.

Ordered, That the Clerk deliver said resolution to the Governor.

Mr. Kopp offered for the consideration of the House a resolution, in the words following:

"The Assembly of the State of New York extends to Governor Charles E. Hughes its hearty good wishes upon his being appointed by President Taft for a position on the Supreme Court bench of the United States. Hearty congratulations accompany our well wishes for a long, useful and distinguished career in that Court.

Governor Hughes has won distinction and great public credit since his occupancy of the highest place within the gift of the people of New York State and he will take his place in the history of this Commonwealth as one of the greatest chief executives New York has ever had. He has always championed good, clean govern-

ment; he has stood for the rights of the people and by his boldness, fearlessness and his honesty of intention and purpose has endeared himself to all classes of our citizens.

In his elevation to the position of justice of the Supreme Court, the highest tribunal in the land, the State of New York has been signally honored."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

A communication from the Governor was received and read, in the words following:

STATE OF NEW YORK — EXECUTIVE CHAMBER,
ALBANY, April 26, 1910.

To the Assembly:

Pursuant to concurrent resolution of the Senate and Assembly, herewith is returned for amendment, Assembly bill (No. 906, Int. No. 787), entitled "An act to amend the Highway Law, in relation to the course of route number two, in the county of Columbia."

CHARLES E. HUGHES.

On motion of Mr. Merritt, the House adjourned.

WEDNESDAY, APRIL 27, 1910.

The House met pursuant to adjournment.

Prayer by Rev. Leonard F. Requee, Hudson.

On motion of Mr. Merritt, the reading of the journal of yesterday was dispensed with and the same was approved.

The Senate sent for concurrence the following entitled bills:

"An act to amend the Penal Law, relative to sentences for murder in the first degree which have been commuted to life imprisonment" (No. 1154, Rec. No. 198), which was read the first time and referred to the committee on codes.

"An act to amend chapter three hundred and seventy of the Laws of eighteen hundred and ninety-seven, entitled 'An act to

revise, amend and consolidate the several acts relating to the village of Lancaster, and to repeal all acts and parts of acts relating thereto,' in relation to powers of trustees in respect to gas, water and sewer connections in the streets to be made by adjoining property owners" (No. 1007, Rec. No. 199), which was read the first time and referred to the committee on affairs of villages.

"An act to amend the Military Law, in relation to military courts" (No. 803, Rec. No. 200), which was read the first time.

On motion of Mr. MacGregor, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. MacGregor, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 124

NOES 00

Those who voted in the affirmative were:

Abbey	Doherty	Higgins	Murray	Sweet
Allen A F	Donovan	Hinman	Neupert	Thorn
Allen H E	Ebbets	Hoey	Nolan	Toombs
Argetsinger	Evans	Holden	O'Connor	Trombly
Barden	Eveleth	Howard	Odell	Van Olinda
Bates	Farrell	Jackson	Oliver	Vicinus
Baumes	Fay	Joseph	O'Neill J J	Vosburgh
Beck	Feeley	Keller	O'Neil M A	Walker
Bennett	Filley	Kopp	Perkins	Walters
Boshart	Fowler	Lachman	Phillips C W	Ward
Boylan	Frisbie	Lansing	Phillips J S	Weiland
Brainerd	Garfein	Lee	Pitkin	Weimert
Brown G W	Gerken	Levy A J	Reed	Weinstein
Callan	Gillen	Levy J	Roberts	Wende
Cheney	Glore	Lowman	Rozan	White E H
Clarke R H	Goldberg	Lupton	Sanner	White L H
Clark S C	Goodspeed	Macdonald	Shea	Whitley
Coffey	Goodwin	MacGregor	Shepardson	Whitney
Colné	Graubard	Manley	Shortt	Wilkie
Conklin	Gray	Marlatt	Smith A E	Wood
Connell	Green	McElligott	Smith M	Wright
Cosad	Greenwood	McGrath	Spielberg	Young E
Crocker	Hackett	McInerney	Stevenson	Young F L
Cross	Hearn	Merritt	Stivers	Zorn
De Long	Herrick	Metzendorf	Sullivan	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

"An act to amend the Military Law, in relation to service in the National Guard and Naval Militia" (No. 802, Rec. No. 201), which was read the first time.

On motion of Mr. MacGregor, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. MacGregor, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 124

NOES 00

Those who voted in the affirmative were:

Abbey	Doherty	Higgins	Murray	Sweet
Allen A F	Donovan	Hinman	Neupert	Thorn
Allen H E	Ebbets	Hoey	Nolan	Toombs
Argetsinger	Evans	Holden	O'Connor	Trombly
Barden	Eveleth	Howard	Odell	Van Olinda
Bates	Farrell	Jackson	Oliver	Vicinus
Baumes	Fay	Joseph	O'Neill J J	Vosburgh
Beck	Feeley	Keller	O'Neil M A	Walker
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Boshart	Fowler	Lachman	Phillips C W	Ward
Boylan	Frisbie	Lansing	Phillips J S	Weiland
Brainerd	Garfein	Lee	Pitkin	Weimert
Brown G W	Gerken	Levy A J	Reed	Weinstein
Callan	Gillen	Levy J	Roberts	Wende
Cheney	Glore	Lowman	Rozan	White E H
Clarke R H	Goldberg	Lupton	Sanner	White L H
Clark S C	Goodspeed	Macdonald	Shea	Whitley
Coffey	Goodwin	MacGregor	Shepardson	Whitney
Colné	Graubard	Manley	Shortt	Wilkie
Conklin	Gray	Marlatt	Smith A E	Wood
Connell	Green	McElligott	Smith M	Wright
Cosad	Greenwood	McGrath	Spielberg	Young E
Crocker	Hackett	McInerney	Stevenson	Young F L
Cross	Hearn	Merritt	Stivers	Zorn
De Long	Herrick	Metzendorf	Sullivan	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. A. F. Allen introduced a bill entitled "An act to amend the Insurance Law, defining agents and brokers, and relating to the negotiating or procuring in this State of insurance in companies or with underwriters not authorized to do business in this State, and also making provision for the licensing of brokers to procure marine insurance from non-authorized companies and underwriters, subject to regulation and taxation" (Int. No. 1619), which was read the first time and referred to the committee on insurance.

Mr. Eveleth introduced a bill entitled "An act to provide for the removal of the upper lock of the old Western Inland Lock Navigation Company at Little Falls, and for the preservation of the same and for other purposes, and to repeal chapter four hundred and forty-eight of the Laws of eighteen hundred and eighty-three" (Int. No. 1620), which was read the first time and referred to the committee on the judiciary.

Also, "An act to amend section four of chapter one hundred forty-seven of the Laws of nineteen hundred three, entitled 'An act making provisions for issuing bonds to the amount of not to exceed one hundred one million dollars for the improvement of the Erie canal, the Oswego canal and the Champlain canal and providing for a submission of the same to the people to be voted upon at the general election to be held in the year nineteen hundred three,' as amended by chapter three hundred sixty-five of the Laws of nineteen hundred six, chapter one hundred ninety-six of the Laws of nineteen hundred eight and by chapter two hundred seventy-three of the Laws of nineteen hundred nine, relative to the jurisdiction of the Court of Claims" (Int. No. 1621), which was read the first time and referred to the committee on the judiciary.

Mr. Glore introduced a bill entitled "An act to amend the Banking Law providing for the establishment of provident departments in banks, banking associations, individual bankers and trust companies doing business in this State in cities of the first and second class" (Int. No. 1622), which was read the first time and referred to the committee on banks.

Mr. W. G. Miller introduced a bill entitled "An act to amend the Membership Corporations Law, in relation to powers of fire

corporations " (Int. No. 1623), which was read the first time and referred to the committee on the judiciary.

Mr. Green introduced a bill entitled "An act to amend the Greater New York charter, in relation to water meters " (Int. No. 1624), which was read the first time and referred to the committee on affairs of cities.

Mr. Merritt introduced a bill entitled "An act to amend the Tax Law, relative to taxable transfers " (Int. No. 1625), which was read the first time and referred to the committee on taxation and retrenchment.

Mr. Weinstein introduced a bill entitled "An act to amend the Penal Law, in relation to peddlers " (Int. No. 1626), which was read the first time and referred to the committee on codes.

Mr. Weimert introduced a bill entitled "An act to accept a deed or deeds from the United States of America, the city of Buffalo and other parties, to the people of the State of New York, of land in the city of Buffalo, in said State " (Int. No. 1627), which was read the first time and referred to the committee on ways and means.

Mr. Wilkie introduced a bill entitled "An act to amend the Code of Civil Procedure, in relation to exemptions and executions " (Int. No. 1628), which was read the first time and referred to the committee on codes.

Mr. Sweet introduced a bill entitled "An act to amend chapter three hundred and ninety-four of the Laws of eighteen hundred and ninety-five, entitled 'An act to revise the charter of the city of Oswego,' generally " (Int. No. 1629), which was read the first time and referred to the committee on affairs of cities.

By unanimous consent, Mr. Whitney introduced a bill entitled "An act to amend the Highway Law, generally " (Int. No. 1630), which was read the first time and referred to the committee on internal affairs.

Mr. Whitley, from the committee on affairs of cities, to which was referred Assembly bill introduced by Mr. Weimert (No. 2126, Int. No. 1533), entitled "An act authorizing the city of Buffalo to convey certain lands and relinquish certain rights to the United States of America and to comply with other conditions required in consideration of the improvement of the harbor in said city by the United States."

Also, Assembly bill introduced by Mr. Weimert (No. 2125, Int. No. 1532), entitled "An act to amend section two hundred and seventy-one of chapter one hundred and five of the Laws of eighteen hundred and ninety-one, entitled 'An act to revise the charter of the city of Buffalo,' as amended by chapter two hundred and twenty-eight of the Laws of nineteen hundred and one and chapter six hundred and fifty of the Laws of nineteen hundred and seven, relating to salaries in the department of public works."

Also, Assembly bill introduced by Mr. Trombly (No. 2059, Int. No. 1497), entitled "An act to amend the charter of the city of Plattsburgh, in relation to Riverside cemetery."

Also, Assembly bill introduced by Mr. Walker (No. 1096, Int. No. 927), entitled "An act to amend the Greater New York charter, in relation to wooden block pavements."

Also, Assembly bill introduced by Mr. Wilkie (No. 2020, Int. No. 1484), entitled "An act to amend chapter one hundred and five of the Laws of eighteen hundred and ninety-one, entitled 'An act to revise the charter of the city of Buffalo,' as amended by chapter three hundred and eighty-four of the Laws of nineteen hundred and nine, in relation to the foreclosure of tax sale certificates."

Also, Assembly bill introduced by Mr. Foley (No. 2102, Int. No. 1520), entitled "An act to amend the Greater New York charter, relative to the number of deputies in the department of public charities."

Also, Assembly bill introduced by Mr. McKeon (No. 1951, Int. No. 1444), entitled "An act to amend the Greater New York charter so as to confer upon the board of estimate and apportionment power to acquire land for playground purposes."

Also, Assembly bill introduced by Mr. Weimert (No. 2128, Int. No. 1535), entitled "An act to authorize the city of Buffalo and the county of Erie to negotiate for the transfer and conveyance to said city or to said county of the city and county hall in said city."

Also, Assembly bill introduced by Mr. Lansing (No. 2147, Int. No. 1550), entitled "An act to amend the charter of the city of Rensselaer, in relation to the bond of the treasurer of said city for the collection of taxes."

Also, Assembly bill, introduced by Mr. R. H. Clarke (No. 2006, Int. No. 1470), entitled "An act to amend chapter two hundred and ninety-eight of the Laws of eighteen hundred and ninety-seven, entitled 'An act in relation to the distribution of advertising matter in the city of New York,' in relation to such city as now constituted."

Also, Assembly bill, introduced by Mr. McGrath (No. 1436, Int. No. 1153), entitled "An act to amend the Greater New York charter, relative to the uniformed force of the department of street cleaning."

Also, Assembly bill introduced by Mr. Wilsnack (No. 2141, Int. No. 1544), entitled "An act to permit cities of the first, second and third classes to establish within their boundaries districts with varying restrictions upon the heights of buildings thereafter erected, and upon the proportion of lot area to be covered by such buildings."

Also, Assembly bill introduced by Mr. Glore (No. 1083, Int. No. 914), entitled "An act to permit the fire commissioner of the city of New York to determine the amount of pension to be allowed to James H. Ballentine from the firemen's pension fund."

Also, Assembly bill introduced by Mr. Vosburgh (No. 1973, Int. No. 1466), entitled "An act to amend chapter five hundred and ninety-three of the Laws of nineteen hundred and five, entitled 'An act to revise the charter of the city of Johnstown,' generally."

Also, Assembly bill introduced by Mr. Reed (No. 1961, Int. No. 1454), entitled "An act to amend the General City Law, in relation to the licensing of dogs in cities of the third class."

Also, Assembly bill introduced by Mr. Conklin (No. 1366, Int. No. 946), entitled "An act to amend chapter five hundred and eighty of the Laws of nineteen hundred and two, entitled 'An act in relation to the Municipal Court of the city of New York, its officers and marshals,' generally."

Also, Assembly bill introduced by the committee on affairs of cities (No. 2247, Int. No. 1569), entitled "An act constituting the charter of the city of New York."

Also, Assembly bill introduced by Mr. Coffey (No. 2248, Int. No. 1538), entitled "An act to provide a charter for the city of

New Rochelle," reported in favor of the passage of the same without amendment, which report was agreed to, and said bills placed on the order of second reading.

Mr. Whitley, from the committee on affairs of cities, to which was recommitted Assembly bill introduced by Mr. Goodwin (No. 1674, Int. No. 1210), entitled "An act to incorporate the city of White Plains," retaining its place on the order of third reading, reported in favor of the passage of the same without amendment, which report was agreed to, and said bill ordered restored to its place on the order of third reading.

Mr. Whitley, from the committee on affairs of cities, to which was referred Assembly bill (No. 1892, Int. No. 1407) introduced by Mr. Green, entitled "An act to amend the Greater New York charter, in relation to revenue bonds and special revenue bonds," reported in favor of the passage of the same, with the following amendments:

On page 2, line 9, insert a "," after word "bonds".

On page 2, line 10, at the beginning thereof enclose the word "and" in brackets, and remove brackets from around words "revenue bonds,".

On page 3, line 5, insert a "," after word "bonds" before the word "and", and enclose in brackets the word "and", and remove brackets from around words "revenue bonds,".

On page 3, line 12, remove brackets from around words "revenue bonds,".

On page 11, line 23, remove brackets from around words "revenue bonds", and insert a "," after word "bonds".

On page 12, line 7, remove brackets from around words "revenue bonds", and insert a "," after word "bonds".

On page 16, line 9, remove brackets from around words "revenue bonds", and insert a "," after word "bonds".

On page 27, line 21, remove brackets from around words "revenue bonds", and insert a "," after word "bonds".

On page 29, line 13, remove the brackets.

On page 31, lines 1 and 2, remove brackets and insert a "," after word "taxes".

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Whitley, from the committee on affairs of cities, to which was referred Assembly bill (No. 2098, Int. No. 1514) introduced

by Mr. Green, entitled "An act to amend the Tenement House Law, in relation to bulkheads and entrance halls in tenement houses," reported in favor of the passage of the same, with the following amendments:

Page 2, line 2, after the word "inside" strike out the word "and".

Page 2, line 4, after the word "with" insert the words "good quality".

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Whitley, from the committee on affairs of cities, to which was referred Assembly bill (No. 1878, Int. No. 1397) introduced by Mr. Lowman, entitled "An act to amend chapter four hundred and seventy-seven of the Laws of nineteen hundred and six, entitled 'An act to revise the charter of the city of Elmira,' generally," reported in favor of the passage of the same, with the following amendments:

Page 21, line 2, strike out all of the line after the word "street", and all of lines 3 and 4, down to and including the word "street" on line 5.

Page 22, line 19, after the word "operated" strike out the balance of the line, and lines 20, 21 down to and including the word "street" on line 22.

Page 25, line 5, strike out the words "or other railroad corporation".

Page 29, line 12, strike out all of the line after the word "thereof", and all of lines 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24 and line 25 down to and including the word "works", and insert the following, in italics: "and every such corporation or person shall keep the portion of said pavement, macadam or unpaved street so disturbed, torn up or removed, and the parts adjacent thereto affected by such disturbance, tearing up or removal, in good repair thereafter for a period of one year after such disturbance, tearing up or removal. All such repair work shall be done under the supervision of and in a manner satisfactory to the board of public works. Before any individual shall be given permission by the board of public works to disturb, tear up or remove any pavement, unpaved or macadamized street, or any portion thereof, such individual shall furnish to the city of Elmira a bond with sufficient sureties, and in a sum to be fixed by said board of public works, conditioned that he will comply with the foregoing provisions of this section."

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Whitley, for the committee on affairs of cities, to which was recommitted Assembly bill introduced by Mr. Chanler (No. 1671, Int. No. 1016), entitled "An act to amend chapter four hundred and twenty-five of the Laws of eighteen hundred and ninety-six, entitled 'An act to amend the charter of the city of Poughkeepsie,' generally," reported the same with the following amendments:

Page 1, line 1, strike out the matter after the word "Section" and before the word "is" and insert in place thereof the following: "six of chapter four hundred and twenty-five of the Laws of eighteen hundred and ninety-six, entitled 'An act to amend the charter of the city of Poughkeepsie.'"

Page 1, strike out lines 3 to 9, inclusive.

Page 2, strike out lines 1 to 5 inclusive.

Page 2, line 20, change the numeral "3" to "2", and strike out "title two of said act" and insert "such chapter".

Page 2, line 23, strike out the comma and the italicized matter and insert a period after "year".

Page 2, strike out line 24, and strike out the word "year." in line 25 and insert a comma before "but" within the first bracket.

Page 3, line 1, strike out "on" and insert "an".

Page 3, line 2, insert before "law" the word "the" inclosed in brackets.

Page 3, strike out lines 7 to 12, inclusive.

Page 3, line 13, change the numeral "5" to "3", and strike out "title two of said act" and insert "such chapter".

Page 3, line 14, after "chapter" insert "five hundred and sixty-three of the Laws of eighteen hundred and ninety-nine, chapter six hundred and fifty-nine of the Laws of nineteen hundred and chapter".

Page 3, line 16, insert a comma inclosed in brackets after "supervisor", and strike out the bracket before "and".

Page 3, line 19, strike out the bracket after "council".

Page 3, line 18, strike out "[alderman]".

Page 3, line 19, italicize the comma after "December".

Page 3, line 21, after "dollars." insert in italics the following: "The president of the common council, after the thirty-first day of December, nineteen hundred and ten, shall receive an annual salary of three hundred dollars."

Page 3, line 22, change the numeral "6" to "4", and strike out "title two of said act" and insert "such chapter".

Page 3, line 23, after "chapter" insert "two hundred and thirty-two of the Laws of eighteen hundred and ninety-eight and chapter".

Page 4, line 12, change the numeral "7" to "5", and strike out "title two of said act" and insert "such chapter".

Page 4, line 13, after "chapter" insert "six hundred and fifty-nine of the Laws of nineteen hundred, chapter".

Page 4, line 16, italicize the comma after "mayor".

Page 4, line 21, strike out all of the brackets and strike out all of the italicized matter, including the comma.

Page 4, line 22, strike out all of the italicized matter and the period.

Page 5, strike out lines 1 to 11, inclusive.

Page 5, line 12, change the numeral "9" to "6", and strike out "title two of said act" and insert "such chapter".

Page 5, strike out lines 22 to 25, inclusive.

Page 6, strike out lines 1 to 10, inclusive.

Page 6, line 11, change the numeral "11" to "7", and strike out "title three of said act" and insert "such chapter".

Page 6, line 22, change the numeral "12" to "8", and strike out "title three of said act" and insert "such chapter".

Page 7, line 19, change the numeral "13" to "9", and strike out "title three of said act" and insert "such chapter".

Page 8, line 3, change the numeral "14" to "10", and strike out "title three of said act" and insert "such chapter, as amended by chapter two hundred and thirty-two of the Laws of eighteen hundred and ninety-eight, chapter five hundred and sixty of the Laws of eighteen hundred and ninety-nine, chapter six hundred and fifty-nine of the Laws of nineteen hundred, chapter two hundred and four of the Laws of nineteen hundred and one and chapter fifty-three of the Laws of nineteen hundred and seven,".

Page 8, line 4, strike out "a" and "known as", and insert after "thereto" "at the end thereof, two", and add an "s" at the end of the word "subdivision".

Page 8, line 5, insert the word "subdivisions" before "twenty-eight", and insert after "twenty-eight" the words "and twenty-nine, to read, respectively,".

Page 8, between lines 14 and 15 insert the following:

"29. To grant permission to supply water beyond the limits of the city."

Page 8, line 15, change the numeral "15" to "11", and strike out "title three of" and insert "such chapter".

Page 8, line 16, strike out "said act".

Page 9, line 3, change the numeral "16" to "12".

Page 9, line 4, strike out "said act" and insert "such chapter".

Page 9, line 15, change the numeral "17" to "13", and strike out "title three of said act" and insert "such chapter".

Page 10, line 12, change the numeral "18" to "14", and strike out "title three of said act" and insert "such chapter".

Page 10, line 23, change the numeral "19" to "15", and strike out "title three of said act" and insert "such chapter".

Page 11, line 25, change the numeral "20" to "16", and strike out "title three of said act" and insert "such chapter".

Page 12, line 3, insert a period after the word "council".

Page 12, strike out lines 21 to 27, inclusive.

Page 13, strike out lines 1 to 9, inclusive.

Page 13, line 10, change the numeral "22" to "17", and strike out "title four of said act" and insert "such chapter".

Page 13, line 25, strike out "§ 43." and begin the italicized matter immediately following the bracket without a paragraph.

Page 15, line 6, change the numeral "23" to "18", and strike out "title four of said act" and insert "such chapter".

Page 15, line 23, change the numeral "24" to "19", and strike out "title four of said act" and insert "such chapter".

Page 15, line 26, strike out "[city attorney]".

Page 16, line 8, strike out the brackets and the words "two thousand".

Page 16, line 9, change the numeral "25" to "20", and strike out "title four of said act" and insert "such chapter".

Page 17, line 1, change the numeral "26" to "21", and strike out "title four of said act" and insert "such chapter".

Page 17, line 21, change the numeral "27" to "22", and strike out "title four of said act" and insert "such chapter".

Page 17, line 23, strike out everything after the first syllable "dred".

Page 17, line 24, strike out "hundred and five".

Page 17, line 25, insert "city" before "assessor".

Page 18, line 3, before "council" insert "common".

Page 18, line 9, insert a comma after "law".

Page 18, line 12, strike out "in" and insert "by".

Page 18, line 13, strike out the commas.

Page 18, line 18, strike out "¶()" before "corporation", and strike out "()]" after "counsel", and italicize the words "corporation counsel".

Page 18, line 21, change "in" to "of".

Page 18, line 25, italicize the words "corporation counsel", and strike out all of the parentheses and strike out the brackets inclosing the second parenthesis.

Page 18, line 26, insert a comma inclosed in brackets after the word "board".

Page 19, line 8, capitalize the initial "i" in the word "immediately".

Page 19, line 13, strike out everything after "fix".

Page 19, line 14, strike out the whole line.

Page 19, line 15, change the numeral "28" to "23", and strike out "title four of said act" and insert "such chapter".

Page 20, line 5, change the numeral "29" to "24", and strike out "said act" and insert "such chapter" and insert after "inserting" the following: "therein, in place of section fifty-seven repealed by chapter six hundred and fifty-two of the Laws of nineteen hundred and five,".

Page 20, line 12, change the numeral "30" to "25", and strike out "title four of said act" and insert "such chapter".

Page 20, line 25, change the numeral "31" to "26", and strike out "article four of said act" and insert "such chapter".

Page 21, strike out lines 14 to 19, inclusive.

Page 21, line 20, change the numeral "33" to "27", and strike out "title four of said act" and insert "such chapter".

Page 22, line 3, change the numeral "34" to "28", and strike out "title five of said act" and insert "such chapter".

Page 22, line 14, change the numeral "35" to "29", and strike out "title five of said act" and insert "such chapter".

Page 22, line 23, change the numeral "36" to "30", and strike out "title five of said act" and insert "such chapter".

Page 23, line 25, change the numeral "37" to "31", and strike out "title five of said act" and insert "such chapter".

Page 24, line 8, change the numeral "38" to "32", and strike out "title five of said act" and insert "such chapter".

Page 24, line 20, change the numeral "39" to "33", and strike out "title five of said act" and insert "such chapter".

Page 25, line 20, change the numeral "40" to "34", and strike out "title five of said act" and insert "such chapter".

Page 26, line 4, change the numeral "41" to "35", and strike out "title five of said act" and insert "such chapter".

Page 26, line 14, change the numeral "42" to "36", and strike out "title five of said act" and insert "such chapter".

Page 26, line 15, change the colon to a period.

Page 26, line 16, strike out the bracket and insert a bracket "[" before the section mark.

Page 26, line 24, change the numeral "43" to "37", and strike out "title five of said act" and insert "such chapter".

Page 27, line 18, change the numeral "44" to "38", and strike out "title five of said act" and insert "such chapter".

Page 28, line 1, change the numeral "45" to "39", and strike out "title five of said act" and insert "such chapter".

Page 28, line 24, change the numeral "46" to "40", and strike out "title five of said act" and insert "such chapter".

Page 29, line 7, change the numeral "47" to "41", and strike out "title five of said act" and insert "such chapter".

Page 30, line 15, change the numeral "48" to "42", and strike out "title five of said act" and insert "such chapter".

Page 30, line 24, change the numeral "49" to "43", and strike out "title five of said act" and insert "such chapter".

Page 31, line 16, change the numeral "50" to "44", and strike out "title five of said act" and insert "such chapter".

Page 32, line 7, change the numeral "51" to "45", and strike out "title five of said act" and insert "such chapter".

Page 32, line 22, change the numeral "52" to "46", and add the letter "s" to the word "Section", and strike out "of title five of said act is" and insert in place thereof "and ninety-seven of such chapter are".

Page 32, line 24, strike out the bracket and insert a bracket "【" before the section mark.

Page 34, strike out lines 19 and 20.

Page 34, line 21, strike out the bracket and insert a bracket "【" before the section mark.

Page 35, line 18, change the numeral "54" to "47", and strike out "title five of said act" and insert "such chapter".

Page 35, line 24, change the numeral "55" to "48", and strike out "title five of said act" and insert "such chapter".

Page 38, line 13, change the numeral "56" to "49"; strike out "title six of said act" and insert "such chapter".

Page 39, line 8, change the numeral "57" to "50".

Page 39, line 9, strike out "title six of said act" and insert "such chapter".

Page 39, line 19, change the numeral "58" to "51".

Page 39, line 20, strike out "title six of said act" and insert "such chapter".

Page 40, line 14, change the numeral "59" to "52".

Page 40, line 15, strike out "title six of said act" and insert "such chapter".

Page 41, line 19, change the numeral "60" to "53", and strike out "title six of said act" and insert "such chapter".

Page 43, line 4, change the numeral "61" to "54"; strike out "title six of said act" and insert "such chapter".

Page 45, line 18, change the numeral "62" to "55"; strike out "title six of said act" and insert "such chapter".

Page 47, line 9, change the numeral "63" to "56"; strike out "title six of said act" and insert "such chapter".

Page 48, line 19, change the numeral "64" to "57"; strike out "title six of said act" and insert "such chapter".

Page 49, line 18, change the numeral "65" to "58"; strike out "title six of said act" and insert "such chapter".

Page 49, line 19, after the word "chapter" insert "two hundred and thirty-two of the Laws of eighteen hundred and ninety-eight and chapter".

Page 53, line 19, change the numeral "66" to "59"; strike out "title six of said act" and insert "such chapter".

Page 53, line 20, strike out "amended" and insert "added".

Page 53, line 22, strike out the bracket "[" and insert a bracket ' [" before the section mark.

Page 54, line 13, change the numeral "67" to "60"; strike out "title six of said act" and insert "such chapter".

Page 55, line 17, change the numeral "68" to "61"; strike out "title six of said act" and insert "such chapter".

Page 57, line 11, change the numeral "69" to "62"; strike out "title six of said" and insert "such chapter".

Page 57, line 12, strike out "act".

Page 58, line 10, change the numeral "70" to "63"; strike out "title six of said act" and insert "such chapter".

Page 58, line 11, after the word "chapter" insert "five hundred and sixty-three of the Laws of eighteen hundred and ninety-nine, and chapter".

Page 60, line 5, change the numeral "71" to "64"; strike out "title six of said act" and insert "such chapter".

Page 61, line 1, change the numeral "72" to "65"; strike out "title six of said act" and insert "such chapter".

Page 61, line 25, change the numeral "73" to "66"; strike out "title six of" and insert "such chapter".

Page 61, line 26, strike out "said act".

Page 62, line 10, change the numeral "74" to "67"; strike out "title six of" and insert "such chapter".

Page 62, line 11, strike out "said act", and after the word "chapter" insert "two hundred and thirty-two of the Laws of eighteen hundred and ninety-eight and chapter".

Page 64, line 4, change the numeral "75" to "68"; strike out "title six of said act" and insert "such chapter".

Page 64, line 25, change the numeral "76" to "69"; strike out "title six of said act" and insert "such chapter".

Page 65, line 1, change the numeral "135" to "125".

Page 65, line 12, change the numeral "77" to "70"; strike out "title six of said act" and insert "such chapter".

Page 67, line 18, change the numeral " 78 " to " 71 "; strike out " title six of " and insert " such chapter ".

Page 67, line 19, strike out " said act ".

Page 68, line 5, change the numeral " 79 " to " 72 "; strike out " title six of said " and insert " such chapter ".

Page 68, line 6, strike out " act ".

Page 69, line 3, change the numeral " 80 " to " 73 "; strike out " title seven of said " and insert " such chapter ".

Page 69, line 4, strike out " act " and insert after " amended " " and thus renumbered "; strike out all after the word " chapter ".

Page 69, line 5, strike out all before the word " six ".

Page 69, line 6, after the comma and before the word " is " insert " and as amended by chapter two hundred and four of the Laws of nineteen hundred and one,".

Page 70, line 5, change the numeral " 81 " to " 74 "; strike out " title seven of said " and insert " such chapter ".

Page 70, line 6, strike out " act ".

Page 70, line 7, after the comma and before the word " is " insert " and as thus renumbered by chapter six hundred and fifty-nine of the Laws of nineteen hundred,".

Page 73, line 6, change the numeral " 82 " to " 75 "; strike out " title seven of " and insert " such chapter, as renumbered by chapter six hundred and fifty-nine of the Laws of nineteen hundred,".

Page 73, line 7, strike out " said act ".

Page 73, line 25, change the numeral " 83 " to " 76 "; strike out " title seven of the " and insert " such chapter, as renumbered by chapter six hundred and fifty-nine of the Laws of nineteen hundred,".

Page 73, line 26, strike out " said act ".

Page 74, line 9, change the numeral " 84 " to " 77 "; strike out " title seven of " and insert " such chapter, as renumbered by chapter six hundred and fifty-nine of the Laws of nineteen hundred,".

Page 74, line 10, strike out " said act ".

Page 75, line 13, change the numeral " 85 " to " 78 "; strike out " title seven of " and insert " such chapter, as renumbered by chapter six hundred and fifty-nine of the Laws of nineteen hundred,".

Page 75, line 14, strike out " said act " and change the colon to a period.

Page 76, line 1, change the numeral " 86 " to " 79 "; strike out " title seven of " and insert " such chapter, as ".

Page 76, line 2, strike out " said act ".

Page 76, line 3, after the comma and before the word "is" insert "and as renumbered by chapter six hundred and fifty-nine of the Laws of nineteen hundred,".

Page 76, line 5, change the numeral "39" to "139".

Page 76, line 20, change the numeral "87" to "80"; strike out "title seven of said act" and insert "such chapter, as renumbered by chapter six hundred and fifty-nine of the Laws of nineteen hundred,".

Page 77, line 4, change the numeral "88" to "81"; strike out "title seven of said" and insert "such chapter, as renumbered by chapter six hundred and fifty-nine of the Laws of nineteen hundred,".

Page 77, line 5, strike out "act".

Page 77, line 14, change the numeral "89" to "82"; strike out "title seven of said" and insert "such chapter".

Page 77, line 15, strike out "act".

Page 77, line 16, after the comma and before the word "is" insert "and as renumbered by chapter six hundred and fifty-nine of the Laws of nineteen hundred,".

Page 77, line 21, change the numeral "90" to "83"; change the word "section" to "sections", and insert after "three" "and one hundred and forty-four of such chapter, as renumbered by chapter six hundred and fifty-nine of the Laws of nineteen hundred,".

Page 77, line 22, strike out "act is" and insert "are", and change the colon to a period.

Page 78, strike out lines 7 and 8.

Page 78, line 16, change the numeral "92" to "84"; strike out "title seven of said" and insert "such chapter, as renumbered by chapter six hundred and fifty-nine of the Laws of nineteen hundred,".

Page 78, line 17, strike out "act".

Page 78, strike out lines 24 and 25 and insert the following:
"§ 85. Sections one hundred and forty-six and one hundred and forty-seven of such chapter, as renumbered by chapter six hundred and fifty-nine of the Laws of nineteen hundred, sections one hundred and forty-eight and one hundred and forty-nine, as amended by chapter two hundred and thirty-two of the Laws of eighteen hundred and ninety-eight and thus renumbered by chapter six hundred and fifty-nine of the Laws of nineteen hundred, and sections one hundred and fifty and one hundred and fifty-one, as renumbered by chapter six hundred and fifty-nine of the Laws of nineteen hundred, are hereby repealed."

Page 79, strike out lines 15 and 16, and lines 21, 22 and 23.

Page 80, strike out lines 24, 25 and 26.

Page 81, strike out lines 7, 8, 19 and 20.

Page 82, line 19, change the numeral "99" to "86"; strike out "title seven of said" and insert "such chapter".

Page 82, line 20, strike out "act" and insert after the word "chapter" "two hundred and thirty-two of the Laws of eighteen hundred and ninety-eight and chapter".

Page 82, line 21, before the word "renumbered" insert "as".

Page 84, line 17, change the numeral "100" to "87"; strike out "title seven of said" and insert "such chapter, as renumbered by chapter six hundred and fifty-nine of the Laws of nineteen hundred,".

Page 84, line 18, strike out "act"; change the colon to a period.

Page 85, line 12, change the numeral "101" to "88"; strike out "title eight of said" and insert "such chapter".

Page 85, line 13, strike out "act"; change the colon to a period.

Page 85, line 14, change the colon to a period.

Page 86, line 8, change the numeral "102" to "89"; strike out "title eight of said" and insert "such chapter".

Page 86, line 9, strike out "act".

Page 86, strike out lines 24 and 25.

Page 87, strike out lines 1, 2, 3, 4, 5 and 6.

Page 87, line 7, change the numeral "104" to "90"; strike out "title eight of" and insert "such chapter".

Page 87, line 8, strike out "said act".

Page 87, line 25, change the numeral "105" to "91"; strike out "title eight of" and insert "such chapter".

Page 87, line 26, strike out "said act".

Page 88, line 11, change the numeral "106" to "92"; change the word "section" to "sections"; strike out "of title eight of" and insert "and one hundred and sixty of such chapter are".

Page 88, line 12, strike out "said act is" and change the colon to a period.

Page 88, strike out lines 22 and 23.

Page 89, line 6, change the numeral "108" to "93"; strike out "title nine" and insert "such chapter".

Page 89, line 7, insert after "chapter" "six hundred and fifty-nine of the Laws of nineteen hundred and chapter".

Page 89, line 15, change the numeral "109" to "94"; strike out "title nine of said" and insert "such chapter".

Page 89, line 16, strike out "act" and insert after the word "chapter" "six hundred and fifty-nine of the Laws of nineteen hundred and chapter".

Page 90, line 4, change the numeral "110" to "95"; strike out "title nine of" and insert "such chapter".

Page 90, line 5, strike out "said act" and insert after "chapter" "two hundred and thirty-two of the Laws of eighteen hundred and ninety-eight, chapter six hundred and fifty-nine of the Laws of nineteen hundred and chapter".

Page 92, line 1, change the numeral "111" to "96"; strike out "title nine of said" and insert "such chapter".

Page 92, line 2, strike out "act".

Page 92, line 17, change the numeral "112" to "97"; strike out "title nine of said" and insert "such chapter, as amended by chapter six hundred and fifty-nine of the Laws of nineteen hundred and as renumbered and".

Page 92, line 18, strike out "act as".

Page 92, line 19, change the colon to a period.

Page 93, line 6, change the numeral "113" to "98"; strike out "title nine of said" and insert "such chapter, as amended by chapter six hundred and fifty-nine of the Laws of nineteen hundred, and as renumbered and".

Page 93, line 7, strike out "act as".

Page 94, line 10, change the numeral "114" to "99"; change the word "section" to "sections"; strike out "of title nine of said" and insert "and one hundred and sixty-nine of such chapter are".

Page 94, line 11, strike out "act is" and change the colon to a period.

Page 94, strike out lines 23 and 24.

Page 95, line 14, change the numeral "116" to "100"; strike out "title ten of said" and insert "such chapter".

Page 95, line 15, strike out "act".

Page 96, line 1, change the numeral "117" to "101"; strike out "title ten of" and insert "such chapter".

Page 96, line 2, strike out "said act", and insert after the word "chapter" "six hundred and fifty-nine of the Laws of nineteen hundred and chapter".

Page 96, line 13, change the numeral "118" to "102"; strike out "title ten of" and insert "such chapter".

Page 96, line 14, strike out "said act" and insert after the word "chapter" "six hundred and fifty-nine of the Laws of nineteen hundred and chapter".

Page 97, line 4, change the numeral "119" to "103"; strike out "title ten of" and insert "such chapter".

Page 97, line 5, strike out "said act".

Page 100, line 1, change the numeral "120" to "104"; strike out "title ten of" and insert "such chapter".

Page 100, line 2, strike out "said act".

Page 100, line 20, change the numeral " 121 " to " 105 "; strike out " title ten of " and insert " such chapter ".

Page 100, line 21, strike out " of said act ".

Page 101, line 11, change the numeral " 122 " to " 106 "; strike out " title ten of " and insert " such chapter ".

Page 101, line 12, strike out " said act ".

Page 101, line 13, change the colon to a period.

Page 101, line 22, change the numeral " 123 " to " 107 ", change the word " section " to " sections ", and strike out " of title ten of said ", and after the word " eighty " insert " and one hundred and eighty-one of such chapter ".

Page 101, line 23, strike out " act ".

Page 101, line 24, strike out " is " and insert " are ", and change the colon to a period.

Page 102, strike out lines 8, 9 and 10.

Page 102, line 23, change the numeral " 125 " to " 108 "; strike out " title ten of said " and insert " such chapter ".

Page 102, line 24, strike out " act ".

Page 103, line 9, change the numeral " 126 " to " 109 "; strike out " title ten of said " and insert " such chapter ".

Page 103, line 10, strike out " act ".

Page 103, line 15, change the numeral " 127 " to " 110 "; strike out " title eleven of " and insert " such chapter, as added by chapter six hundred and fifty-nine of the Laws of nineteen hundred, and ".

Page 103, line 16, strike out " said act ".

Page 103, line 24, change the numeral " 128 " to " 111 "; strike out " title eleven of " and insert " such chapter, as added by chapter six hundred and fifty-nine of the Laws of nineteen hundred, and ".

Page 103, line 25, strike out " said act ".

Page 104, line 9, change the numeral " 129 " to " 112 ", change the word " section " to " sections "; strike out " of title eleven of " and insert " and one hundred and eighty-eight of such chapter ".

Page 104, line 10, strike out " said act " also the word " amended ", and insert " added " in place of " amended ".

Page 104, line 11, strike out the word " is " and insert " are ", and change the colon to a period.

Page 104, strike out lines 18, 19 and 20.

Page 105, line 5, change the numeral " 131 " to " 113 "; change the word " Section " to " Sections "; after " eighty-nine " strike out the balance of the line and insert the following: " and one hundred and ninety of such chapter, as renumbered by chapter six hundred and fifty-nine of the Laws of nineteen hundred, are ".

Page 105, line 6, strike out "said act is".

Page 105, strike out lines 13 and 14.

Page 105, line 18, change the numeral "133" to "114"; strike out "title twelve of" and insert in place thereof "such chapter".

Page 105, line 19, strike out "said act".

Page 106, line 1, change the numeral "134" to "115"; strike out "title twelve of" and insert in place thereof the following: "such chapter, as renumbered by chapter six hundred and fifty-nine of the Laws of nineteen hundred and".

Page 106, line 2, strike out "said act,".

Page 106, line 16, change the numeral "135" to "116"; change "Section" to "Sections"; strike out "of title twelve of" and insert in place thereof the following: "and one hundred and ninety-eight of such chapter, as renumbered by chapter six hundred and fifty-nine of the Laws of nineteen hundred, are".

Page 106, line 17, strike out "said act is".

Page 106, strike out lines 21 and 22.

Page 107, line 1, change the numeral "137" to "117"; strike out "title twelve of" and insert in place thereof the following: "such chapter".

Page 107, line 2, strike out "said act"; after "chapter" insert the following: "five hundred and sixty-three of the Laws of eighteen hundred and ninety-nine and as thus renumbered by chapter six hundred and fifty-nine of the Laws of nineteen hundred, and as amended by chapter".

Page 107, line 16, change the numeral "138" to "118"; strike out "said act" and insert in place thereof the following: "such chapter, as renumbered by chapter six hundred and fifty-nine of the Laws of nineteen hundred,".

Page 107, line 17, strike out the article "a" and insert in place thereof: "at the end thereof, three"; change the word "section" to "sections" wherever it occurs in said line.

Page 107, strike out line 18 and insert in place thereof the following: "two hundred and three and two hundred and four, to read, respectively, as follows:"

Page 108, strike out all of lines 4, 5, 6, 12, 13 and 14; in line 17 change the numeral "141" to "119".

and request that said bill be recommitted to said committee, which report was agreed to, and said bill ordered reprinted and recommitted to said committee.

Mr. Whitley, from the committee on affairs of cities, to which was referred Senate bill introduced by Mr. Agnew (No. 601, Rec. No. 97), entitled "An act to require the surrogate of the county of

New York to transfer to the chamberlain of the city of New York certain books of accounts and papers relating to the moneys and securities paid into court, formerly held by the surrogate of said county."

Also, Senate bill introduced by Mr. Meade (No. 765, Rec. No. 117), entitled "An act to amend chapter seven hundred and fifty-five of the Laws of nineteen hundred and seven, entitled 'An act constituting the charter of the city of Rochester,' in relation to salaries."

Also, Senate bill introduced by Mr. Alt (No. 1088, Rec. No. 175), entitled "An act to limit the commencement of actions with respect to certain encroachments in the city of New York."

Also, Senate bill introduced by Mr. Burlingame (No. 1140, Rec. No. 186), entitled "An act to amend the General City Law, in relation to the operation of crematories for disposal of garbage," reported in favor of the passage of the same without amendment, which report was agreed to, and said bills placed on the order of second reading.

Mr. Whitney, from the committee on internal affairs, to which was referred Assembly bill introduced by Mr. F. L. Young (No. 2150, Int. No. 1553), entitled "An act to amend the Town Law, in relation to the establishment of lighting districts in the towns of Westchester county."

Also, Assembly bill introduced by Mr. Lupton (No. 2225, Int. No. 1574), entitled "An act to amend chapter one hundred and thirty-one of the Laws of nineteen hundred and two, entitled 'An act to make the office of sheriff of Suffolk county a salaried office in part, and to regulate the management thereof,' in relation to appointment and salaries of employees at the jail."

Also, Assembly bill introduced by Mr. Fowler (No. 2142, Int. No. 1545), entitled "An act to amend chapter sixty-five of the Laws of nineteen hundred and six, entitled 'An act to make the office of sheriff of Ulster county a salaried office, and to regulate the management thereof,' in relation to an additional assistant to such sheriff."

Also, Assembly bill introduced by Mr. Fowler (No. 755, Int. No. 677), entitled "An act to amend chapter thirty of the Laws of nineteen hundred and nine, entitled 'An act relating to highways,

constituting chapter twenty-five of the Consolidated Laws," in relation to route five of the State highways."

Also, Assembly bill introduced by Mr. Vosburgh (No. 2144, Int. No. 1547), entitled "An act for the relief of the town of Johnstown, in the county of Fulton," reported in favor of the passage of the same without amendment, which report was agreed to, and said bills placed on the order of second reading.

Mr. Whitney, from the committee on internal affairs, to which was referred Assembly bill (No. 810, Int. No. 723) introduced by Mr. Callan, entitled "An act to amend chapter two hundred and sixty-eight of the Laws of eighteen hundred and ninety-one, entitled 'An act in relation to the office of sheriff in the county of Columbia,' in relation to the salary and disbursements of the sheriff," reported in favor of the passage of the same, with the following amendments:

Page 3, line 10, insert a bracket "【" before the word "Said", and insert a bracket "】" after the word "in", and capitalize the initial letter "t" in the word "the".

Page 3, line 11, bracket out the comma and the word "which".

Page 3, line 12, bracket out the word "which".

Page 3, line 16, after "point" insert in italics the following: "a first deputy sheriff who shall be employed in the sheriff's office under the direction of the sheriff and whose salary, payable monthly by the treasurer of Columbia county, shall be fixed by the board of supervisors of such county, and".

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Whitney, from the committee on internal affairs, to which was referred Senate bill introduced by Mr. Griffith (No. 1096, Rec. No. 178), entitled "An act to amend the County Law, in relation to compensation of supervisors and the appointment and compensation of clerks of boards of supervisors in certain counties, and to repeal certain acts and parts of acts relating thereto, affecting the counties of Allegany and Broome and counties of a certain population."

Also, Senate bill introduced by Mr. Davis (No. 583, Rec. No. 140), entitled "An act to amend the Town Law, in relation to lighting streets and petition for improvements."

Also, Senate bill introduced by Mr. Hewitt (No. 1080, Rec. No. 180), entitled "An act to amend the Highway Law, in relation to the appointment of a county superintendent where the board of supervisors fails to appoint," reported in favor of the passage of the same without amendment, which report was agreed to, and said bills placed on the order of second reading.

Mr. Gray, from the committee on taxation and retrenchment, to which was referred Assembly bill introduced by Mr. Lupton (No. 1875, Int. No. 1394), entitled "An act to amend the Education Law, in relation to the assessment of property for actual district taxes."

Also, Assembly bill introduced by Mr. J. J. O'Neill (No. 1448, Int. No. 1165), entitled "An act to amend the Tax Law, in relation to receipts by collectors and receivers of taxes."

Also, Assembly bill, introduced by Mr. DeLong (No. 1960, Int. No. 1453), entitled "An act to amend the Tax Law, in relation to sales for nonpayment of taxes in Warren county."

Also, Assembly bill introduced by Mr. Lupton (No. 1760, Int. No. 1345), entitled "An act to amend the Tax Law, in relation to equalization in certain counties," reported in favor of the passage of the same without amendment, which report was agreed to, and said bills placed on the order of second reading.

Mr. Gray, from the committee on taxation and retrenchment, to which was recommitted Assembly bill introduced by Mr. Gray (No. 1697, Int. No. 981), entitled "An act to amend the Tax Law, in relation to the franchise tax on corporations," reported in favor of the passage of the same without amendment, which report was agreed to, and said bill placed on the order of second reading.

Mr. Gray, from the committee on taxation and retrenchment, to which was referred Assembly bill (No. 1143, Int. No. 957) introduced by Mr. Shortt, entitled "An act to amend section four of the Tax Law, in relation to the exemption of personal property from taxation," reported in favor of the passage of the same, with the following amendment:

Line 7, page 1, strike out "in the city of New York" and insert "in cities in which the assessed valuation of real estate subject to taxation exceeds five billion dollars".

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Gray, from the committee on taxation and retrenchment, to which was recommitted Assembly bill introduced by Mr. R. H. Clarke (No. 1982, Int. No. 904), entitled "An act to amend the Tax Law, in relation to the tax on corporations and foreign bankers," retaining its place on the order of third reading, reported in favor of the passage of the same, with the following amendments:

On page 2, line 9, strike out all after the word "hold," and also all of lines 10, 11, 12, 13, 14, 15 and 16, and insert in lieu thereof in italics: "guaranteeing or insuring the fidelity of a person holding a place of public or private trust, or against loss or damage by reason of theft, embezzlement, abstraction, negligence, fraud, dishonesty or the failure of performance of duty of or by any person holding a place of public or private trust, or any clerk or servant."

On page 2, line 22, after the word "suretyship," insert in italics "specified in section 191a."

Debate was had thereon.

Mr. Speaker put the question whether the House would agree to said report, and it was determined in the negative.

AYES 21

NOES 94

Those who voted in the affirmative were:

Brown G W	Glore	Green	Levy A J	O'Connor
Clarke R H	Goodspeed	Higgins	Levy J	O'Neill J J
Colné	Graubard	Howard	Metzendorf	Weber
Donovan	Gray	Joseph	Miller J L	Weinstein
Filley				

Those who voted in the negative were:

Abbey	Connell	Greenwood	Murray	Sweet
Allen H E	Cosad	Harwood	Neupert	Thompson
Argetsinger	Crocker	Hearn	Odell	Thorn
Barden	Cross	Herrick	Oliver	Trombly
Bates	Dana	Hoey	O'Neil M A	Vicinus
Baumes	De Long	Holden	Patrie	Ward
Beck	Donnelly	Jackson	Perkins	Waters
Bennett	Ebbets	Keller	Phillips C W	Weimert
Boylan	Evans	Lansing	Pitkin	Wende
Brairerd	Eveleth	Lupton	Raldiris	White E H
Brennan	Farrell	Macdonald	Reed	White L H
Brown C F	Fay	MacGregor	Roberts	Whitley
Burgoyne	Feeley	Manley	Rozan	Wilkie

Callan	Foley	Marlatt	Sanner	Wilsnack
Caughlan	Frisbie	McCue	Shea	Wood
Chanler	Garfein	McElligott	Shepardson	Wright
Cheney	Gerken	McGrath	Shortt	Yale
Clark S C	Gillen	McInerney	Stivers	Young F L
Coffey	Goodwin	Merritt	Sullivan	

On motion of Mr. Walters, said bill was recommitted to the committee on taxation and retrenchment, retaining its place on the order of third reading.

Mr. Boshart, from the committee on agriculture, to which was referred Assembly bill introduced by Mr. Boshart (No. 2191, Int. No. 1558), entitled "An act to amend the Agricultural Law, in relation to concentrated commercial feeding stuffs."

Also, Assembly bill, introduced by Mr. Boshart (No. 2192, Int. No. 1559), entitled "An act to amend the Agricultural Law."

Also, Assembly bill introduced by Mr. Lupton (No. 2146, Int. No. 1549), entitled "An act to amend the Agricultural Law, in relation to the selling of poultry, orchard, garden, dairy and other farm products by commission merchants."

Also, Assembly bill introduced by Mr. Baumes (No. 967, Int. No. 834), entitled "An act to amend the Agricultural Law, in relation to the definition of adulterated milk."

Also, Assembly bill introduced by Mr. Boshart (No. 2089, Int. No. 1504), entitled "An act to amend the Agricultural Law, in relation to the adulteration or misbranding of food and food products and to repeal certain provisions of law relative to the same," reported in favor of the passage of the same without amendment, which report was agreed to, and said bills placed on the order of second reading.

Mr. Boshart, from the committee on agriculture, to which was referred Assembly bill (No. 2190, Int. No. 1557) introduced by Mr. Boshart, entitled "An act to amend the Agricultural Law, in relation to sale and analysis of commercial fertilizers," reported in favor of the passage of the same, with the following amendments:

Page 3, line 4, beginning with the brackets strike out all to and including the word "form".

Page 3, line 13, beginning with the word "of" strike out all to and including the word "line" and insert the words "calcium oxide".

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. W. G. Miller, from the committee on commerce and navigation, to which was referred Assembly bill introduced by Mr. Hackett (No. 712, Int. No. 644), entitled "An act to amend the Navigation Law, in relation to lavatories on ferry boats operated in certain cities."

Also, Assembly bill introduced by Mr. Lansing (No. 1805, Int. No. 1360), entitled "An act to amend chapter two hundred and sixty-nine of the Laws of eighteen hundred and seventy-two, entitled 'An act authorizing the construction of a bridge across the Hudson river at the city of Albany and incorporating the Albany and Greenbush Bridge Company,' in relation to rates of toll to be charged by said company and sale of tickets."

Also, Assembly bill introduced by Mr. Shea (No. 1607, Int. No. 1254), entitled "An act to establish a ferry from and to Gurnison's Landing in the town of Crown Point, Essex county, across Lake Champlain to and from a point in the east shore of said Lake Champlain in the town of Bridport in the State of Vermont, called Brooks."

Also, Assembly bill, introduced by Mr. De Long (No. 1817, Int. No. 1372), entitled "An act to amend the Navigation Law, in relation to the placing of buoys on beacons to mark obstructions to navigation," reported in favor of the passage of the same without amendment, which report was agreed to, and said bills placed on the order of second-reading.

Mr. W. G. Miller, from the committee on commerce and navigation, to which was recommitted Assembly bill introduced by Mr. Harwood (No. 1398, Int. No. 493), entitled "An act to amend the Navigation Law, in relation to certain motor crafts," reported in favor of the passage of the same without amendment, which report was agreed to, and said bill restored to its place on the order of second reading.

Mr. Glore, from the committee on banks, to which was referred Senate bill introduced by Mr. T. D. Sullivan (No. 995, Int. No. 163), entitled "An act to amend the General Business Law, being chapter twenty of the Consolidated Laws, by inserting a new article, to be known as article three-a, private banking," reported

in favor of the passage of the same without amendment, which report was agreed to, and said bill placed on the order of second reading.

Mr. Lupton, from the committee on fisheries and game, to which was referred Assembly bill introduced by Mr. Fowler (No. 1142, Int. No. 956), entitled "An act to amend the Forest, Fish and Game Law, in relation to carp in the Hudson river," reported in favor of the passage of the same without amendment, which report was agreed to, and said bill placed on the order of second reading.

Mr. Lupton, from the committee on fisheries and game, to which was recommitted Assembly bill introduced by Mr. Vosburgh (No. 932, Int. No. 294), entitled "An act to amend the Forest, Fish and Game Law, in relation to trespass," retaining its place on the order of third reading, reported in favor of the passage of the same without amendment, which report was agreed to, and said bill ordered restored to its place on the order of third reading.

Mr. Lupton, from the committee on fisheries and game, to which was recommitted Assembly bill introduced by committee on fisheries and game (No. 2066, Int. No. 1295), entitled "An act to amend the Forest, Fish and Game Law, generally," retaining its place on the order of third reading, reported in favor of the passage of the same, with the following amendments:

On page 2, line 17, strike out the word "eight" and insert "six".

On page 2, line 18, strike out the word "and" at the beginning of the line and insert "or".

On page 2, line 19, strike out "they" at the beginning of the line and insert "he".

On page 2, line 21, after " [his] " strike out "their" and insert "his".

On page 2, line 23, after " [his] " strike out "their" and insert "his".

On page 13, line 19, after the word "Oneida" insert "Oswego".

On page 17, line 17, strike out "January fifteenth" and insert "January thirty-first".

On page 17, line 18, strike out "January twentieth" and insert "February fifth".

On page 18, line 4, after the word "possessed" insert the following: ", provided, however, that ducks, geese, brant or swan

taken without the State shall not be bought, sold or offered for sale within the State unless the person who offers for sale or sells ducks, geese, brant or swan taken without the State shall have given the commissioner a bond to the people of the State as hereinafter provided, approved by him as to form, amount and sufficiency of sureties. Upon the giving of such bond, ducks, geese, brant and swan other than those taken in this State may be possessed and bought and sold or offered for sale until the last day of February. Such bond shall be conditioned that such person shall not have in his possession or buy or sell from January fifteenth to the last day of February, ducks, geese, brant or swan taken in this State and shall contain such other provisions as to inspection of ducks, geese, brant or swan possessed by him, evidence that the same were taken without the State, by way of sale, waybill or otherwise, and generally such requirements as the commissioner may deem necessary to secure the enforcement of this section. Possession of ducks, geese, brant or swan by any person shall be presumptive evidence that they were taken in this State, provided that such presumption shall not attach to the possession of ducks, geese, brant or swan by any person who shall have given the commissioner the bond, as hereinbefore provided, so long as the same shall be in force; nor shall such presumption attach to possession of ducks, geese, brant or swan by any person purchasing the same for consumption from a person whose bond is in force as aforesaid. But no presumption that ducks, geese, brant or swan are possessed free from the presumption that they were taken in this State as herein provided, shall arise in any action or legal proceeding until it affirmatively appears that the provisions of this section shall have been complied with. Any person violating the provisions of such bond shall be denied the privilege of giving another bond under this section."

On page 19, line 17, strike out the word "woodcock".

On page 19, line 25, after the word "Erie" insert "Genesee".

On page 20, line 2, after the word "Cayuga" insert "Wyoming".

On page 22, between lines 12 and 13, insert: "Trout shall not be taken between sunset and sunrise."

On page 28, line 26, after the word "counties" strike out the remainder of the line. and on page 29, line 1, strike out all of the line before the word "suckers".

Same page, line 3, after the word "inclusive" insert the following: "and in Saratoga county in the creeks running into Saratoga lake, from March first to May first, both inclusive."

On page 29, line 10, strike out "and" at the end of the line, and on the same page, line 11, strike out the whole line.

Same page, line 12, strike out the word "counties".

On page 30, line 7, after the word "Davenport" insert the following: and in the county of Greene in the Schoharie Kill, below the Lexington Iron bridge, and in the Batavia Kill creek, below Soper's dam at Wyndham."

On page 31, after line 15, insert the following:

"§ 170. Wild fowl. The open season for ducks, geese, brant and swan shall be from October first to [December thirty-first] January thirty-first, both inclusive, and may be possessed from October first to [the last day of February] February fifth, both inclusive. They shall not be taken in the night between sunset and [day-light] sunrise. They shall not be taken or possessed at any other time."

'§ 6. Section one hundred and seventy-a of such chapter is hereby repealed."

which report was agreed to, and said bill ordered reprinted and restored to its place on the order of third reading.

Mr. Marlatt, from the committee on labor and industries, to which was referred Assembly bill (No. 361, Int. No. 345) introduced by Mr. Lansing, entitled "An act to amend the Labor Law, in relation to weighing or measuring devices used in determining the compensation of employees, and providing penalties for violation," reported in favor of the passage of the same, with the following amendments:

In the title strike out the word "Labor" and insert in place thereof "General Business".

Strike out all of lines 1 to 6, inclusive, and insert in place thereof the following:

"Section 1. Chapter twenty-five of the Laws of nineteen hundred and nine, entitled 'An act relating to general business, constituting chapter twenty of the Consolidated Laws,' is hereby amended by adding thereto, after section seventeen thereof, two new sections, to be sections eighteen and nineteen, to read, respectively, as follows:"

Page 1, strike out lines 7, 8 and 9.

Page 2, strike out lines 1 to 8, inclusive.

Page 2, line 9, change the numeral "98" to "18".

Page 2, line 11, strike out "such" and insert in italics after "devices" the words "used in determining the compensation of employees".

Page 2, line 14, change the numeral "99" to "19" and strike out "such".

Page 2, strike out line 15.

Page 2, line 16, strike out "seven, or" and insert, in italics, after "device" the words "used in determining the compensation of employees".

Page 2, line 20, strike out "and" and insert a period after "York".

Page 2, strike out lines 21 and 22.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Marlatt, from the committee on labor and industries, to which was referred Assembly bill introduced by Mr. Weimert (No. 992, Int. No. 851), entitled "An act to amend the Labor Law, relative to hours of labor of minors," reported the same with the following amendments:

On page 2, line 1, strike out the word "six" and insert in place thereof the word "seven."

On page 2, line 8, strike out the brackets and the words "six days."

On page 2, lines 9 and 10, strike out the brackets.

On page 2, line 12, strike out the brackets, and also strike out the matter in italics on lines 12, 13 and 14 of said page.

On page 2, line 14, strike out bracket.

On page 2, line 15, before the word "on" insert a bracket.

On page 2, line 18, after the word "persons" insert a bracket, and on the same line bracket the word "fifteenth" and insert after the bracket the word "eighteenth."

On page 2, line 19, bracket the word "first" and insert after the bracket the word "twenty-fourth."

On same line, bracket the word "January" and insert after the bracket the words "December, both inclusive."

and request that said bill be recommitted to said committee, which report was agreed to, and said bill ordered reprinted and recommitted to said committee.

Mr. Weimert, from the committee on Indian affairs, to which was referred Assembly bill introduced by Mr. Macdonald (No. 1705, Int. No. 1318), entitled "An act to amend the Indian Law, in relation to the Saint Regis tribe of Indians," reported in favor of the passage of the same without amendment, which report was agreed to, and said bill placed on the order of second reading.

Mr. M. Smith, from the committee on revision, to which was

referred the bill introduced by Mr. Odell (No. 2122, Int. No. 1528), entitled "An act making provision for issuing bonds to an amount not exceeding two million five hundred thousand dollars, for the use of the Commissioners of the Palisades Interstate Park in the extension and improvement of the park under their jurisdiction as from time to time such park may exist, and providing for a submission of the same to the people, to be voted upon at the general election to be held in the year nineteen hundred and ten."

Also, the bill introduced by Mr. Merritt (No. 924, Int. No. 800), entitled "An act making an appropriation for certain expenses and deficiencies under the administration of former Attorney-General Jackson."

Also, the bill introduced by Mr. Colne (No. 1681, Int. No. 1302), entitled "An act to provide for the appointment of a commission to promote and conduct a water congress and exhibition, and making an appropriation therefor."

Also, the bill introduced by Mr. Whitney (No. 1955, Int. No. 1448), entitled "An act to amend the Highway Law, in relation to sprinkling an improved State or county highway, and to the removal of filth and refuse therefrom."

Also, the bill introduced by Mr. A. E. Smith (No. 2240, Int. No. 1426), entitled "An act in relation to the inferior courts of criminal jurisdiction in the city of New York, defining their powers and jurisdiction and providing for their officers."

Also, the bill introduced by Mr. Macdonald (No. 1917, Int. No. 1432), entitled "An act for the relief of the town of Malcove in the county of Franklin."

Also, the bill introduced by Mr. Gray (No. 1467, Int. No. 1172), entitled "An act to amend the Judiciary Law, in relation to the compensation of stenographers appointed by justices of the Appellate Division of the third and fourth departments and by justices assigned to hold Special Terms of the Supreme Court in the third and fourth judicial districts."

Also, the bill introduced by Mr. L. H. White (No. 1813, Int. No. 1368), entitled "An act to amend the Public Lands Law, in relation to the conveyance of abandoned canal lands to municipalities."

Also, the bill introduced by Mr. De Long (No. 65, Int. No. 65),

entitled "An act to provide for the erection of a suitable iron fence around the monument erected by the Society of Colonial Wars on the Lake George Battle Ground Park, owned by the State of New York; for the construction of a suitable footpath from the Lake George beach to the said monument; for the cleaning up of the paths and roads around the said park, and erection of boundary fences wherever necessary."

Also, the bill introduced by Mr. Odell (No. 2121, Int. No. 1527), entitled "An act to accept a gift upon certain conditions from Mary W. Harriman to the people of the State of New York of land in the counties of Orange and Rockland for the purpose of a State park, and the gift of the sum of one million dollars for the extension and improvement thereof, and designating the Commissioners of the Palisades Interstate park as the commission to receive and administer such gifts and enlarging the powers and extending the jurisdiction of such commission for that purpose."

Also, the bill introduced by Mr. Thorn (No. 874, Int. No. 768), entitled "An act to provide a retirement fund for teachers in State institutions."

Also, the bill introduced by Mr. C. W. Phillips (No. 2021, Int. No. 1485), entitled "An act making an appropriation and reappropriating balance of appropriation heretofore made for designs, plans and specifications for alterations and extensions to building known as the State House, to render the same suitable for use of the Court of Appeals."

Also, the bill introduced by Mr. Merritt (No. 2241, Int. No. 1118), entitled "An act making appropriations for certain expenses of government and supplying deficiencies in former appropriations."

Also, the bill introduced by Mr. Stevenson (No. 136, Int. No. 136), entitled "An act providing for the establishment of a State school of agriculture and domestic science and kindred subjects at Delhi, Delaware county, and making an appropriation therefor."

Also, the bill introduced by Mr. Merritt (No. 1150, Int. No. 964), entitled "An act to amend the General Municipal Law, in relation to examiners of accounts of municipalities."

Also, the bill introduced by Mr. Trombly (No. 1221, Int. No. 1019), entitled "An act to amend the Prison Law, in relation to compensation of certain officers."

Also, the bill introduced by Mr. Green (No. 2220, Int. No. 795), entitled "An act to amend the General Business Law, relative to employment agencies."

Also, the bill introduced by Mr. Hinman (No. 1767, Int. No. 1306), entitled "An act in relation to the City Court of Albany, generally, its justices, clerk, marshals and stenographer."

Also, the bill introduced by Mr. Merritt (No. 2012, Int. No. 1476), entitled "An act to amend the Agricultural Law, in relation to the State Fair Commission," reported the same without recommendations, which report was agreed to, and said bills ordered engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Shortt (No. 1893, Int. No. 1408), entitled "An act to amend chapter three hundred and ninety-two of the Laws of eighteen hundred and ninety-six, entitled 'An act to regulate the commitment and discharge of certain prisoners, tramps and vagrants in Richmond county, and to prescribe the effect thereof, to provide for the support of the prisoners in the jail in the county of Richmond, and to fix the duties and compensation of the sheriff of said county and of certain employees in the jail of said county,' " reported the same with the following recommendations:

Page 1, line 2, after "six," insert "entitled 'An act to regulate the commitment and discharge of certain prisoners, tramps and vagrants in Richmond county, and to prescribe the effect thereof, to provide for the support of the prisoners in the jail in the county of Richmond, and to fix the duties and compensation of the sheriff of said county and of certain employees in the jail of said county.'"

Page 2, line 8, after "for" insert comma.

Page 3, line 5, strike out the "s" in "servants".

Page 5, line 6, italicize "and paid to the".

Line 17, after "dated" insert comma.

Page 7, line 15, strike out the first "the" and insert "such".

Line 15, after "jail" insert comma.

Line 22, after "board." insert "¶".

Line 24, strike out the bracket "¶".

Line 26, after "case" insert comma.

Page 8, line 4, after "jury" insert comma.

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Eveleth (No. 947, Int. No. 814), entitled "An act for the preservation and dedication to public use of the upper lock of the old 'Inland Lock Navigation Company' at Little Falls, and the old stone bridge adjacent thereto, and making an appropriation therefor," reported the same with the following recommendation:

Page 1, line 2 of the title, after the quotation mark insert "Western".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. M. Smith, from the committee on revision, to which was referred the bill introduced by Mr. Wilsnack (No. 1765, Int. No. 1350), entitled "An act to establish a law library in the second judicial district," reported the same with the following recommendations:

Page 1, line 1 of the title, strike out "established" and insert in place thereof "amend the Education Law, relative to establishing".

Before line 1, insert "Section 1. Chapter twenty-one of the Laws of nineteen hundred and nine, entitled 'An act relating to education, constituting chapter sixteen of the Consolidated Laws,' as amended by chapter one hundred and forty of the Laws of nineteen hundred and ten, is hereby amended by adding thereto after section one thousand one hundred and seventy-nine thereof a new section to be section one thousand one hundred and eighty thereof, to read as follows:"

Line 1, strike out "Section 1." and insert "§ 1180. Supreme Court Library in the county of Queens."

Line 6, strike out "§ 2."

Page 2, line 18, strike out "§ 3."

Line 27, strike out "4" and insert "2".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. Cheney, from the committee on printed and engrossed bills, reported the following bills as correctly printed or engrossed:

"An act to amend the Code of Criminal Procedure, in relation to record of trial to be furnished by county clerk to officer in charge of criminal sentenced to a reformatory." (No. 1918, Int. No. 1433.)

"An act to amend the Insanity Law, relative to the Psychiatric Institute and the director thereof." (No. 1802, Int. No. 1357.)

"An act to amend the Judiciary Law, in relation to salaries of the attendants of the Supreme Court in the first judicial district and of the Appellate Division of the first department and to equalize therewith the salaries of attendants and messengers of the surrogate's court of New York county." (No. 1897, Int. No. 1412.)

"An act to amend the Insanity Law and Penal Law, relative to private institutions for the insane." (No. 1801, Int. No. 1356.)

"An act to amend the Penal Law, in relation to the issuing of licenses to carry fire-arms." (No. 2112, Int. No. 23.)

"An act to amend the Insanity Law, in relation to the reimbursement of the State for the support of inmates of State hospitals and the enforcement of the State's claims therefor." (No. 1713, Int. No. 1326.)

"An act to amend the Highway Law, in relation to salaries." (No. 2246, Int. No. 1400.)

"Concurrent resolution of the Senate and Assembly proposing an amendment to section seven of article one of the Constitution, in relation to the drainage of lands." (No. 2245, Int. No. 1170.)

"An act to confirm and validate the organization, acts and proceedings of union free school district number two of the town of Greenburg, including the levy of a tax payable in installments, and to authorize the issuance and sale of bonds of said district pursuant thereto." (No. 2094, Int. No. 1509.)

Mr. Toombs offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on the judiciary be discharged from the further consideration of the bill (No. 349, Int. No. 333), entitled "Concurrent resolution of the Senate and Assembly proposing an amendment to section one of article two of the Constitution, in relation to qualification of voters."

Debate was had thereon.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the negative:

AYES 46

NOES 87

Those who voted in the affirmative were:

Abbey	Cosad	Greenwood	Lowman	Shortt
Argetsinger	Crocker	Higgins	Metzendorf	Spielberg
Barden	De Long	Hoey	Miller J L	Toombs
Baumes	Donovan	Holden	Neupert	Walker
Bennett	Eveleth	Keller	O'Connor	Weiland
Boylan	Filley	Kopp	Odell	Weimert
Brainerd	Fowler	Lee	Oliver	Weinstein
Chanler	Garfein	Levy A J	Pitkin	White E H
Clarke R H	Goodspeed	Levy J	Roberts	Young E
Colné				

Those who voted in the negative were:

Allen A F	Donnelly	Harwood	Merritt	Sweet
Allen H E	Ebbets	Herrick	Nolan	Thorn
Bates	Eyans	Hinman	O'Neill J J	Trombly
Beck	Fay	Howard	O'Neil M A	Vicinus
Boshart	Feeley	Jackson	Perkins	Vosburgh
Brennan	Foley	Joseph	Phillips C W	Walters
Brown C F	Friend	Lachman	Phillips J S	Ward
Brown G W	Frisbie	Lansing	Raldiris	Waters
Burgoyne	Gerhardt	Lupton	Reed	Weber
Callan	Gerken	Macdonald	Rozan	Wende
Caughlan	Gillen	Manley	Sanner	White L H
Cheney	Glore	Marlatt	Shea	Whitley
Clark S C	Goldberg	McCue	Smith A E	Whitney
Coffey	Goodwin	McElligott	Smith M	Wood
Conklin	Graubard	McGrath	Stevenson	Wright
Connell	Green	McInerney	Stivers	Yale
Cross	Hackett	McKeon	Sullivan	Young F L
Doherty	Haines			

Mr. Merritt offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on ways and means be discharged from the further consideration of the Senate bill (No. 237, Rec. No. 236), entitled 'An act making an appropriation for certain quarantine expenses at Swinburne and Hoffman islands.'

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

On motion of Mr. Merritt, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Merritt, and by unanimous consent, said bill was read the third time, having been printed and on the desks of

the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 134

NOES 00

Those who voted in the affirmative were:

Abbey	Delano	Harwood	Miller W G	Thorn
Allen A F	De Long	Herrick	Murray	Toombs
Allen H E	Donnelly	Higgins	Neupert	Trombly
Argetsinger	Donovan	Hinman	Nolan	Van Olinda
Barden	Ebbets	Hoey	O'Connor	Vosburgh
Bates	Evans	Holden	Odell	Walker
Baumes	Eveleth	Howard	Oliver	Walters
Beck	Farrell	Jackson	O'Neill J J	Ward
Boshart	Fay	Joseph	O'Neil M A	Waters
Boylan	Feeley	Keller	Parker	Weber
Brainerd	Filley	Kopp	Perkins	Weiland
Brennan	Foley	Lachman	Phillips C W	Weimert
Brown C F	Fowler	Lansing	Phillips J S	Weinstein
Brown G W	Friend	Levy J	Pitkin	Wende
Burgoyne	Garfein	Lowman	Reed	White E H
Callan	Gerhardt	Lupton	Roberts	White L H
Caughlan	Gerken	Macdonald	Shea	Whitley
Chanler	Gillen	MacGregor	Shepardson	Whitney
Cheney	Glore	Manley	Shortt	Wilkie
Clarke R H	Goldberg	Marlatt	Smith A E	Wilsnack
Coffey	Goodspeed	McCue	Smith M	Wood
Colné	Goodwin	McElligott	Spielberg	Wright
Conklin	Gray	McInerney	Stevenson	Yale
Connell	Green	McKeon	Stivers	Young F
Cosad	Greenwood	Merritt	Sullivan	Young F L
Crocker	Hackett	Metzendorf	Sweet	Zorn
Cross	Haines	Miller J L	Thompson	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Eveleth offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on affairs of villages be discharged from the further consideration of the Senate bill (No. 1050, Rec. No. 190), entitled "An act to amend chapter three hundred and fifteen of the Laws of eighteen hundred and ninety-five, entitled 'An act to amend and consolidate the several acts relating to the village of Ilion,' in relation to conferring on the board of trustees of said village the power to raise money by taxation for the maintenance of the Ilion hospital."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

On motion of Mr. Eveleth, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Eveleth, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 123

NOES 00

Those who voted in the affirmative were:

Abbey	Doherty	Higgins	Neuwert	Sweet
Allen A F	Donovan	Hinman	Nolan	Thorn
Allen H E	Ebbets	Hoey	O'Connor	Toombs
Argetsinger	Evans	Holden	Odell	Trombly
Barden	Eveleth	Howard	Oliver	Van Olinda
Bates	Farrell	Jackson	O'Neill J J	Vicinus
Baumes	Fay	Joseph	O'Neil M A	Vosburgh
Beck	Feeley	Keller	Perkins	Walker
Bennett	Filley	Kopp	Phillips C W	Walters
Boshart	Fowler	Lachman	Phillips J S	Ward
Boylan	Frisbie	Lansing	Pitkin	Weiland
Brainerd	Garfein	Levy A J	Reed	Weimert
Brown G W	Gerken	Levy J	Roberts	Weinstein
Callan	Gillen	Lowman	Rozan	Wende
Cheney	Glore	Lupton	Sanner	White E H
Clarke R H	Goldberg	Macdonald	Shea	White L H
Clark S C	Goodspeed	MacGregor	Shepardson	Whitley
Coffey	Goodwin	Manley	Shortt	Whitney
Colné	Graubard	Marlatt	Smith A E	Wilkie
Conklin	Gray	McElligott	Smith M	Wood
Connell	Green	McGrath	Spielberg	Wright
Cosad	Greenwood	McInerney	Stevenson	Young E
Crocker	Hackett	Merritt	Stivers	Young F L
Cross	Hearn	Metzendorf	Sullivan	Zorn
De Long	Herrick	Murray		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Foley offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on ways and means be discharged from the further consideration of the Senate bill (No. 1094, Rec.

No. 177), entitled "An act to amend the Judiciary Law, constituting chapter thirty of the Consolidated Laws, in relation to salaries of the attendants of the Supreme Court in the first judicial district and of the Appellate Division of the first department."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Said bill having been announced, Mr. A. J. Levy moved to amend as follows:

On page 2, line 6, omit the word "fifteen" and insert instead, in italics, the word "eighteen."

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the negative.

On motion of Mr. Foley, and by unanimous consent, said bill was read the second time and ordered to a third reading.

Mr. F. L. Young offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on printed and engrossed bills be discharged from the further consideration of the bill (No. 2163, Int. No. 1219), entitled "An act to amend, revise and consolidate the charter of the village of Ossining."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Mr. F. L. Young moved that said bill be recommitted to the committee on affairs of villages, with instructions to report the same forthwith, amended as follows:

Page 93, strike out lines 11 and 12 and insert:

"§ 208. Laws repealed. Of the laws enumerated in the schedule hereto annexed, that portion specified in the last column is hereby repealed: but the repeal of such laws shall not affect any act done, privilege granted, right accorded or established, institution located, or any proceeding, suit or prosecution had or commenced previous to the time such repeal shall take effect, but every such act, privilege, right, location and proceeding shall remain as valid and effectual as if such laws had remained in full force, subject, nevertheless, to the provisions of this act."

"§ 209. When to take effect. This act shall take effect immediately."

Page 58, line 8, after the word "section" insert "one hundred eight".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Waters, from the committee on affairs of villages, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

Mr. McCue offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on affairs of cities be discharged from the further consideration of the bill (No. 1187, Int. No. 991), entitled "An act to amend the Greater New York charter, in relation to allowances for blind persons and appropriations therefor, and making temporary provision for raising funds for the present increase of such allowances."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Said bill having been announced, Mr. McCue moved to amend as follows:

Page 2, line 13, after the period insert in italics the following: "Such distribution shall be made in quarterly payments within ten days after the first day of January, April, July and October, respectively."

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

On motion of Mr. McCue, said bill was ordered reprinted and recommitted to said committee.

Mr. Merritt moved a call of the members of the House.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

By direction of the Speaker, the Clerk called the roll, when the following members responded:

Abbey	De Long	Herrick	Metzendorf	Sullivan
Allen A F	Doherty	Higgins	Murray	Sweet
Allen H E	Donovan	Hinman	Neupert	Thorn
Argetsinger	Ebbets	Holden	Nolan	Toombs
Barden	Evans	Howard	O'Connor	Trombly
Bates	Eveleth	Jackson	Odell	Vicinus
Baumes	Farrell	Joseph	Oliver	Vosburgh
Beck	Fay	Keller	O'Neill J J	Walker
Bennett	Feeley	Kopp	O'Neil M A	Walters
Boshart	Filley	Lachman	Perkins	Ward
Boylan	Fowler	Lansing	Phillips C W	Weiland
Brainerd	Frisbie	Lee	Phillips J S	Weimert
Brown G W	Garfein	Levy A J	Pitkin	Weinstein

Callan	Gerken	Levy J	Reed	Wende
Caughlan	Gillen	Lowman	Roberts	White E H
Cheney	Glore	Lupton	Rozan	White L H
Clarke R H	Goldberg	Macdonald	Sanner	Whitley
Clark S C	Goodspeed	MacGregor	Shepardson	Whitney
Coffey	Goodwin	Manley	Shortt	Wilkie
Colne	Graubard	Marlatt	Smith A E	Wood
Conklin	Green	McElligott	Smith M	Young E
Connell	Greenwood	McGrath	Spielberg	Zorn
Cosad	Hackett	McInerney	Stivers	Speaker
Crocker	Hearn	Merritt		

Mr. Merritt moved that the House proceed with business during the pendency of the call.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

The bill (No. 1709, Int. No. 1322) entitled "An act to provide for the rebuilding of a bridge across South bay in the county of Washington, and making an appropriation therefor," was read the second time.

On motion of Mr. Parker, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1329, Int. No. 1087) entitled "An act to amend the Code of Criminal Procedure, in relation to the Court of Special Sessions in the city of New York, the jurisdiction thereof and the practice therein," having been announced for a second reading,

On motion of Mr. Dana, and by unanimous consent, said bill was ordered placed on the second reading calendar for Wednesday next.

The bill (No. 2187, Int. No. 903) entitled "An act to amend the Election Law, generally," having been announced, Mr. A. E. Smith moved to postpone consideration of said bill until Tuesday, May 3d.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the negative.

Said bill was then read the second time.

On motion of Mr. Ward, said bill was placed on the order of third reading and referred to the committee on revision.

The Senate bill (No. 339, Rec. No. 65) entitled "An act to amend the Tax Law, in relation to the place of taxation of real property divided by tax district lines," having been announced for a second reading,

On motion of Mr. J. S. Phillips, said bill was recommitted to the committee on taxation and retrenchment, retaining its place on the order of second reading.

The bill (No. 1999, Int. No. 415) entitled "An act to amend the Code of Civil Procedure, in relation to pleadings," was read the second time.

On motion of Mr. Toombs, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 2077, Int. No. 998) entitled "An act to amend the Stock Corporation Law, in relation to corporations having shares of capital stock without nominal or par value," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 116

NOES 8

Those who voted in the affirmative were:

Abbey	Ebbets	Holden	Nolan	Thorn
Allen A F	Eveleth	Howard	O'Connor	Toombs
Allen H E	Farrell	Jackson	Odell	Trombly
Argetsinger	Fay	Keller	Oliver	Van Olinda
Barden	Feeley	Kopp	O'Neill J J	Vicinus
Baumes	Filley	Lachman	O'Neil M A	Vosburgh
Beck	Fowler	Lansing	Phillips C W	Walker
Boshart	Frisbie	Lee	Phillips J S	Walters
Boylan	Gerken	Levy A J	Pitkin	Ward
Brainerd	Gillen	Levy J	Reed	Weiland
Brown G W	Glore	Lowman	Roberts	Weimert
Callan	Goldberg	Lupton	Rozan	Weinstein
Cheney	Goodwin	Macdonald	Sanner	Wende
Clarke R H	Graubard	MacGregor	Shea	White E H
Clark S C	Gray	Manley	Shepardson	White L H
Coffey	Green	Marlatt	Shortt	Whitley
Conklin	Greenwood	McElligott	Smith A E	Whitney
Connell	Hackett	McGrath	Smith M	Wilkie
Cosad	Hearn	McInerney	Spielberg	Wood
Crocker	Herrick	Merritt	Stevenson	Wright
Cross	Higgins	Metzendorf	Stivers	Young E
De Long	Hinman	Murray	Sullivan	Young F L
Doherty	Hoey	Neupert	Sweet	Zorn
Donovan				

Those who voted in the negative were:

Bates	Colné	Garfein	Joseph	Perkins
Bennett	Evans	Goodspeed		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 2184, Int. No. 1367) entitled "An act to amend chapter five hundred and sixty-nine of the Laws of nineteen hundred and nine, entitled 'An act to authorize the selection, location and appropriation of certain lands in the town of Saratoga Springs, for a State reservation, and to preserve the natural mineral springs therein located, and making an appropriation therefor, and authorizing an issue of bonds to pay such appropriation,' " was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 124

NOES 00

Those who voted in the affirmative were:

Abbey	Doherty	Higgins	Murray	Sweet
Allen A F	Donovan	Hinman	Neupert	Thorn
Allen H E	Ebbets	Hoey	Nolan	Toombs
Argetsinger	Evans	Holden	O'Connor	Trombly
Barden	Eveleth	Howard	Odell	Van Olinda
Bates	Farrell	Jackson	Oliver	Vicinus
Baumes	Fay	Joseph	O'Neill J J	Vosburgh
Beck	Feeley	Keller	O'Neil M A	Walker
Bennett	Filley	Kopp	Perkins	Walters
Boshart	Fowler	Lachman	Phillips C W	Ward
Boylan	Frisbie	Lansing	Phillips J S	Weiland
Brainerd	Garfein	Lee	Pitkin	Weimert
Brown G W	Gerken	Levy A J	Reed	Weinstein
Callan	Gillen	Levy J	Roberts	Wende
Cheney	Glore	Lowman	Rozan	White E H
Clarke R H	Goldberg	Lupton	Sanner	White L H
Clark S C	Goodspeed	Macdonald	Shea	Whitley
Coffey	Goodwin	MacGregor	Shepardson	Whitney
Colné	Graubard	Manley	Shortt	Wilkie
Conklin	Gray	Marlatt	Smith A E	Wood
Connell	Green	McElligott	Smith M	Wright
Cosad	Greenwood	McGrath	Spielberg	Young E
Crocker	Hackett	McInerney	Stevenson	Young F L
Cross	Hearn	Merritt	Stivers	Zorn
De Long	Herrick	Metzendorf	Sullivan	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 2036, Int. No. 859) entitled "An act to amend the Penal Law, in relation to selling, offering for sale horses or other animals, which by reason of disease are unfitted for work," having been announced, Mr. Howard moved that said bill be recommitted to the committee on codes, with instructions to report the same forthwith, amended as follows:

On page 2, line 9, strike out the word "incurable".

On page 2, line 10, after the word "cause" strike out the word "could" and insert in italics in its place the word "should".

On page 2, line 11, strike out the italics through the word "suffering".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Fowler, from the committee on codes, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

Mr. Merritt in the chair.

The bill (No. 971, Int. No. 518) entitled "An act to amend chapter one hundred and five of the Laws of eighteen hundred and ninety-one, entitled 'An act to revise the charter of the city of Buffalo,' creating a board of estimate and defining its powers and duties," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 78

NOES 54

Those who voted in the affirmative were:

Allen A F	Colné	Higgins	Parker	Thorn
Allen H E	Conklin	Kopp	Perkins	Toombs
Argetsinger	Cross	Lachman	Phillips C W	Vosburgh
Barden	Dana	Lansing	Phillips J S	Walters
Bates	Ebbets	Lee	Pitkin	Ward
Bennett	Eveleth	Levy A J	Raldiris	Weimert
Boshart	Filley	Lowman	Reed	Weinstein

Brainerd	Fowler	Lupton	Shea	White E H
Brown C F	Garfein	Macdonald	Shepardson	Whitley
Brown G W	Glore	MacGregor	Smith M	Whitney
Burgoyne	Goodspeed	Marlatt	Stevenson	Wilsnack
Callan	Goodwin	McInerney	Stivers	Wood
Cheney	Gray	Merritt	Sullivan	Yale
Clarke R H	Green	Miller J L	Sweet	Young E
Clark S C	Greenwood	Murray	Thompson	Young F L
Coffey	Haines	Nolan		

Those who voted in the negative were:

Abbey	Donnelly	Hackett	McElligott	Rozan
Baumes	Donovan	Hearn	McGrath	Sanner
Beck	Evans	Herrick	McKeon	Trombly
Boylan	Farrell	Hoey	Metzendorf	Vicinus
Brennan	Fay	Holden	Neupert	Walker
Caughlan	Foley	Jackson	O'Connor	Weber
Chanler	Frisbie	Joseph	Odell	Wende
Cosad	Gerken	Keller	O'Neill J J	White L H
Crocker	Gillen	Levy J	O'Neil M A	Wright
De Long	Goldberg	Manley	Patrie	Zorn
Doherty	Graubard	McCue	Roberts	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The Senate bill (No. 992, Rec. No. 172) entitled "An act to amend the Public Health Law, in relation to the practice of undertaking and embalming and the licensing of undertakers and embalmers," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 88

NOES 18

Those who voted in the affirmative were:

Abbey	Eveleth	Howard	Odell	Thorn
Barden	Farrell	Jackson	O'Neill J J	Trombly
Baumes	Fay	Joseph	O'Neil M A	Vosburgh
Beck	Filley	Keller	Patrie	Walters
Boshart	Foley	Lansing	Perkins	Ward
Brainerd	Fowler	Levy A J	Phillips C W	Weber
Brown C F	Friend	Levy J	Phillips J S	Weimert
Brown G W	Frisbie	Lowman	Pitkin	White E H
Chanler	Gerkea	Macdonald	Roberts	White L H
Clark S C	Glore	MacGregor	Rozan	Whitney
Coffey	Goldberg	Manley	Sanner	Wilkie
Colné	Goodwin	Marlatt	Shepardson	Wood
Crocker	Graubard	McCue	Smith A E	Wright

Cross	Gray	McInerney	Stevenson	Yale
De Long	Green	McKeon	Stivers	Young E
Donnelly	Greenwood	Merritt	Sweet	Young F L
Donovan	Herrick	Miller J L	Thompson	Zorn
Evans	Higgins	Neupert		

Those who voted in the negative were:

Bates	Cheney	Dana	Hackett	McElligott
Bennett	Conklin	Delano	Holden	O'Connor
Burgoyne	Connell	Ebbets	Lachman	Shortt
Caughlan	Cosad	Gillen		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 2068, Int. No. 616) entitled "An act to amend the Tenement House Law, in relation to definition of tenement house," having been announced for a third reading,

On motion of Mr. Burgoyne, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The bill (No. 93, Int. No. 93) entitled "An act to amend the Greater New York charter, relative to granting authority to the commissioners of the sinking fund to lease or grant certain interests or rights in lands acquired by the city outside the limits of said city," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 118

NOES 6

Those who voted in the affirmative were:

Abbey	Doherty	Hinman	Murray	Sullivan
Allen A F	Donovan	Hoey	Neupert	Sweet
Allen H E	Ebbets	Holden	Nolan	Thorn
Argetsinger	Evans	Howard	O'Connor	Toombs
Barden	Eveleth	Jackson	Odell	Trombly
Baumes	Farrell	Joseph	Oliver	Van Olinda
Beck	Fay	Keller	O'Neill J J	Vicinus
Bennett	Feeley	Kopp	O'Neil M A	Vosburgh
Boshart	Filley	Lachman	Perkins	Walker
Boylan	Frisbie	Lansing	Phillips C W	Walters

Brainerd	Garfein	Lee	Phillips J S	Ward
Brown G W	Gerken	Levy A J	Pitkin	Weiland
Callan	Gillen	Levy J	Reed	Weimert
Cheney	Glore	Lowman	Roberts	Weinstein
Clarke R H	Goldberg	Lupton	Rozan	Wende
Clark S C	Goodspeed	Macdonald	Sanner	White E H
Coffey	Graubard	MacGregor	Shea	White L H
Colné	Gray	Manley	Shepardson	Whitley
Conklin	Green	Marlatt	Shortt	Whitney
Connell	Greenwood	McElligott	Smith A E	Wilkie
Cosad	Hackett	McGrath	Smith M	Wood
Crocker	Hearn	McInerney	Spielberg	Wright
Cross	Herrick	Merritt	Stevenson	Zorn
De Long	Higgins	Metzendorf		

Those who voted in the negative were:

Bates	Goodwin	Stivers	Young E	Young F L
Fowler				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 2166, Int. No. 341) entitled "An act to amend the Agricultural Law, in relation to care and feed of cows and care and keeping of the produce therefrom," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 124

NOES 00

Those who voted in the affirmative were:

Abbey	Dolbert	Higgins	Murray	Sweet
Allen A F	Donovan	Hinman	Neupert	Thorn
Allen H E	Ebbets	Hoey	Nolan	Toombs
Argetsinger	Evans	Holden	O'Connor	Trombly
Barden	Eveleth	Howard	Odell	Van Olinda
Bates	Farrell	Jackson	Oliver	Vicinus
Baumes	Fay	Joseph	O'Neill J J	Vosburgh
Beck	Feeley	Keller	O'Neil M A	Walker
Bennett	Filley	Kopp	Perkins	Walters
Boshart	Fowler	Lachman	Phillips C W	Ward
Boylan	Frisbie	Lansing	Phillips J S	Weiland
Brainerd	Garfein	Lee	Pitkin	Weimert
Brown G W	Gerken	Levy A J	Reed	Weinstein
Callan	Gillen	Levy J	Roberts	Wende
Cheney	Glore	Lowman	Rozan	White E H
Clarke R H	Goldberg	Lupton	Sanner	White L H
Clark S C	Goodspeed	Macdonald	Shea	Whitley
Coffey	Goodwin	MacGregor	Shepardson	Whitney

Colné	Graubard	Manley	Shortt	Wilkie
Conklin	Gray	Marlatt	Smith A E	Wood
Connell	Green	McElligott	Smith M	Wright
Cosad	Greenwood	McGrath	Spielberg	Young E
Crocker	Hackett	McInerney	Stevenson	Young F L
Cross	Hearn	Merritt	Stivers	Zorn
De Long	Herrick	Metzendorf	Sullivan	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have reconsidered their vote on the final passage of said bill, and, as amended, have again passed the same, and request the concurrence of the Senate therein.

The bill (No. 2168, Int. No. 199) entitled "An act providing for the development and extension of the State College of Agriculture at Cornell University, as established by chapter six hundred and fifty-five of the Laws of nineteen hundred and four, and making an appropriation therefor," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 123

NOES 00

Those who voted in the affirmative were:

Abbey	Doherty	Higgins	Neupert	Sweet
Allen A F	Donovan	Hinman	Nolan	Thorn
Allen H E	Ebbets	Hoey	O'Connor	Toombs
Argetsinger	Evans	Holden	Odell	Trombly
Barden	Eveleth	Howard	Oliver	Van Olinda
Bates	Farrell	Jackson	O'Neill J J	Vicinus
Baumes	Fay	Joseph	O'Neil M A	Vosburgh
Beck	Feeley	Keller	Perkins	Walker
Bennett	Fillee	Kopp	Phillips C W	Walters
Boshart	Fowler	Lachman	Phillips J S	Ward
Boylan	Frisbie	Lansing	Pitkin	Weiland
Brainerd	Garfein	Levy A J	Reed	Weimert
Brown G W	Gerken	Levy J	Roberts	Weinstein
Callan	Gillen	Lowman	Rozan	Wende
Cheney	Glore	Lupton	Sanner	White E H
Clarke R H	Goldberg	Macdonald	Shea	White L H
Clark S C	Goodspeed	MacGregor	Shepardson	Whitley
Coffey	Goodwin	Manley	Shortt	Whitney
Colné	Graubard	Marlatt	Smith A E	Wilkie
Conklin	Gray	McElligott	Smith M	Wood
Connell	Green	McGrath	Spielberg	Wright
Cosad	Greenwood	McInerney	Stevenson	Young E
Crocker	Hackett	Merritt	Stivers	Young F L
Cross	Hearn	Metzendorf	Sullivan	Zorn
De Long	Herrick	Murray		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 2167, Int. No. 788) entitled "An act to amend chapter twenty-five of the Laws of nineteen hundred and nine, entitled 'An act relating to general business, constituting chapter twenty of the Consolidated Laws,' in relation to monopolies," having been announced for a third reading,

On motion of Mr. Foley, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The bill (No. 2165, Int. No. 833) entitled "An act to amend the General Business Law, in relation to ticket agents," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 124

NOES 00

Those who voted in the affirmative were:

Abbey	Doherty	Higgins	Murray	Sweet
Allen A F	Donovan	Hinman	Neupert	Thorn
Allen H E	Ebbets	Hoey	Nolan	Toombs
Argetsinger	Evans	Holden	O'Connor	Trombly
Barden	Eveleth	Howard	Odell	Van Olinda
Bates	Farrell	Jackson	Oliver	Vicinus
Baumes	Fay	Joseph	O'Neill J J	Vosburgh
Beck	Feeley	Keller	O'Neil M A	Walker
Bennett	Filley	Kopp	Perkins	Walters
Boshart	Fowler	Lachman	Phillips C W	Ward
Boylan	Frisbie	Lansing	Phillips J S	Weiland
Brainerd	Garfein	Lee	Pitkin	Weimert
Brown G W	Gerken	Levy A J	Reed	Weinstein
Callan	Gillen	Levy J	Roberts	Wende
Cheney	Glore	Lowman	Rozan	White E H
Clarke R H	Goldberg	Lupton	Sanner	White L H
Clark S C	Goodspeed	Macdonald	Shea	Whitley
Coffey	Goodwin	MacGregor	Shepardson	Whitney
Colné	Graubard	Manley	Shortt	Wilkie
Conklin	Gray	Marlatt	Smith A E	Wood
Connell	Green	McElligott	Smith M	Wright
Cosad	Greenwood	McGrath	Spielberg	Young E
Crocker	Hackett	McInerney	Stevenson	Young F L
Cross	Hearn	Merritt	Stivers	Zorn
De Long	Herrick	Metzendorf	Sullivan	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 2172, Int. No. 683) entitled "An act to amend section ten hundred and fifteen of the Code of Civil Procedure, relative to compulsory references upon questions incidentally arising and references to take accounts," having been announced for a third reading,

On motion of Mr. Green, and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next.

The bill (No. 2178, Int. No. 1146) entitled "An act to amend the General Business Law, in relation to private detectives," having been announced for a third reading.

On motion of Mr. Green, and by unanimous consent, said bill was ordered placed on the third reading calendar for Thursday next.

The bill (No. 2175, Int. No. 686) entitled "An act to amend section twenty-seven hundred and twenty-eight of the Code of Civil Procedure, relative to the judicial settlement of accounts of executors and administrators," having been announced for a third reading,

On motion of Mr. Green, and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next.

The bill (No. 2173, Int. No. 681) entitled "An act to amend section seven hundred and fifteen of the Code of Civil Procedure, relative to the security to be furnished by and the amount of receivers," having been announced for a third reading,

On motion of Mr. Green, and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next.

The bill (No. 2174, Int. No. 405) entitled "An act to amend the Labor Law, in relation to obstructions to doors and windows in factories," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 129

NOES 2

Those who voted in the affirmative were:

Abbey	Doherty	Hearn	Murray	Sullivan
Allen A F	Donovan	Herrick	Neupert	Sweet
Allen H E	Ebbets	Higgins	Nolan	Thorn
Argetsinger	Evans	Hinman	O'Connor	Toombs
Barden	Eveleth	Hoey	Odell	Trombly
Bates	Farrell	Holden	Oliver	Van Olinda
Baumes	Fay	Howard	O'Neill J J	Vicinus
Beck	Feeley	Jackson	O'Neil M A	Vosburgh
Bennett	Filley	Joseph	Patrie	Walker
Boshart	Foley	Keller	Perkins	Ward
Boylan	Fowler	Kopp	Phillips C W	Weiland
Brainerd	Friend	Lachman	Phillips J S	Weimert
Brown G W	Frisbie	Lansing	Pitkin	Weinstein
Callan	Garfein	Levy A J	Raldiris	Wende
Chanler	Gerhardt	Levy J	Reed	White E H
Cheney	Gerken	Lowman	Roberts	White L H
Clarke R H	Gillen	Lupton	Rozan	Whitley
Clark S C	Glore	Macdonald	Sanner	Whitney
Coffey	Goldberg	MacGregor	Shea	Wilkie
Colné	Goodspeed	Manley	Shepardson	Wilsnack
Conklin	Goodwin	Marlatt	Shortt	Wood
Connell	Graubard	McElligott	Smith A E	Wright
Cosad	Gray	McGrath	Smith M	Young E
Crocker	Green	McInerney	Spielberg	Young F L
Cross	Greenwood	Merritt	Stevenson	Zorn
De Long	Hackett	Metzendorf	Stivers	

Those who voted in the negative were:

Donnelly Walters

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 2169, Int. No. 685) entitled "An act to amend section nineteen hundred and forty-seven of the Code of Civil Procedure, relative to the continuance of partnership business during action for accounting, et cetera, and to the ascertainment of the value of the partnership property and of the interest of respective partners and as to accountings between partners," having been announced for a third reading,

On motion of Mr. Green, and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next.

The bill (No. 2170, Int. No. 680) entitled "An act to amend section twenty-eight hundred and forty-four of the Code of Civil Procedure, relative to the annual examination of guardian's accounts," having been announced for a third reading,

On motion of Mr. Green, and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next.

The bill (No. 2171, Int. No. 682) entitled "An act to amend section twenty-seven hundred and twenty-five of the Code of Civil Procedure, relative to intermediate accountings of executors and administrators," having been announced for a third reading,

On motion of Mr. Green, and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next.

The bill (No. 2176, Int. No. 1262) entitled "An act to amend the Insurance Law, in relation to the valuation of industrial life insurance policies," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 124

NOES 00

Those who voted in the affirmative were:

Abbey	Doherty	Higgins	Murray	Sweet
Allen A F	Donovan	Hinman	Neupert	Thorn
Allen H E	Ebbets	Hoey	Nolan	Toombs
Argetsinger	Evans	Holden	O'Connor	Trombly
Barden	Eveleth	Howard	Odell	Van Olinda
Bates	Farrell	Jackson	Oliver	Vicinus
Baumes	Fay	Joseph	O'Neill J J	Vosburgh
Beck	Feeley	Keller	O'Neil M A	Walker
Bennett	Filley	Kopp	Perkins	Walters
Boshart	Fowler	Lachman	Phillips C W	Ward
Boylan	Frisbie	Lansing	Phillips J S	Weiland
Brainerd	Garfein	Lee	Pitkin	Weimert
Brown G W	Gerken	Levy A J	Reed	Weinstein
Callan	Gillen	Levy J	Roberts	Wende
Cheney	Glore	Lowman	Rozan	White E H
Clarke R H	Goldberg	Lupton	Sanner	White L H
Clark S C	Goodspeed	Macdonald	Shea	Whitley
Coffey	Goodwin	MacGregor	Shepardson	Whitney

Colné	Graubard	Manley	Shortt	Wilkie
Conklin	Gray	Marlatt	Smith A E	Wood
Connell	Green	McElligott	Smith M	Wright
Cosad	Greenwood	McGrath	Spielberg	Young E
Crocker	Hackett	McInerney	Stevenson	Young F L
Cross	Hearn	Merritt	Stivers	Zorn
De Long	Herrick	Metzendorf	Sullivan	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 2164, Int. No. 231) entitled "An act to amend the Lackawanna city charter, in relation to the compensation of city officers and employees," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 124

NOES 00

Those who voted in the affirmative were:

Abbey	Doherty	Higgins	Murray	Sweet
Allen A F	Donovan	Hinman	Neupert	Thorn
Allen H E	Ebbets	Hoey	Nolan	Toombs
Argetsinger	Evans	Holden	O'Connor	Trombly
Barden	Eveleth	Howard	Odell	Van Olinda
Bates	Farrell	Jackson	Oliver	Vicinus
Baumes	Fay	Joseph	O'Neill J J	Vosburgh
Beck	Feeley	Keller	O'Neil M A	Walker
Bennett	Filley	Kopp	Perkins	Walters
Boshart	Fowler	Lachman	Phillips C W	Ward
Boylan	Frisbie	Lansing	Phillips J S	Weiland
Brainerd	Gerhardt	Lee	Pitkin	Weimert
Brown G W	Gerken	Levy A J	Reed	Weinstein
Callan	Gillen	Levy J	Roberts	Wende
Cheney	Glore	Lowman	Rozan	White E H
Clarke R H	Golberg	Lupton	Sanner	White L H
Clark S C	Goodspeed	MacDonald	Shea	Whitley
Coffey	Goodwin	MacGregor	Shepardson	Whitney
Colné	Graubard	Manley	Shortt	Wilkie
Conklin	Gray	Marlatt	Smith A E	Wood
Connell	Green	McElligott	Smith M	Wright
Cosad	Greenwood	McGrath	Spielberg	Young E
Crocker	Hackett	McInerney	Stevenson	Young F L
Cross	Hearn	Merritt	Stivers	Zorn
De Long	Herrick	Metzendorf	Sullivan	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 2179, Int. No. 1299) entitled "An act to amend the Highway Law, generally," having been announced for a third reading,

On motion of Mr. Whitney, said bill was laid aside, retaining its place on the order of third reading.

The Senate bill (No. 215, Assembly reprint No. 2216, Rec. No. 53) entitled "An act to amend chapter one hundred and twenty-four of the Laws of nineteen hundred and one, entitled 'An act to regulate certain proceedings of the board of supervisors of Rensselaer county,' generally," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 124

NOES 00

Those who voted in the affirmative were:

Abbey	Doherty	Higgins	Murray	Sweet
Allen A F	Donovan	Hinman	Neupert	Thorn
Allen H E	Ebbets	Hoey	Nolan	Toombs
Argetsinger	Evans	Holden	O'Connor	Trombly
Barden	Eveleth	Howard	Odell	Van Olinda
Bates	Farrell	Jackson	Oliver	Vicinus
Baumes	Fay	Joseph	O'Neill J J	Vosburgh
Beck	Feeley	Keller	O'Neil M A	Walker
Bennett	Filley	Kopp	Perkins	Walters
Boshart	Fowler	Lachman	Phillips C W	Ward
Boylan	Frisbie	Lansing	Phillips J S	Weiland
Brainerd	Garfein	Lee	Pitkin	Weimert
Brown G W	Gerken	Levy A J	Reed	Weinstein
Callan	Gillen	Levy J	Roberts	Wende
Cheney	Glore	Lowman	Rozan	White E H
Clarke R H	Goldberg	Lupton	Sanner	White L H
Clark S C	Goodspeed	Macdonald	Shea	Whitley
Coffey	Goodwin	MacGregor	Shepardson	Whitney
Colné	Graubard	Manley	Shortt	Wilkie
Conklin	Gray	Marlatt	Smith A E	Wood
Connell	Green	McElligott	Smith M	Wright
Cosad	Greenwood	McGrath	Spielberg	Young E
Crocker	Hackett	McInerney	Stevenson	Young F L
Cross	Hearn	Merritt	Stivers	Zorn
De Long	Herrick	Metzendorf	Sullivan	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same, with amendments.

The bill (No. 620, Int. No. 581) entitled "An act to provide for the purchase of additional lands for the armory of the Thirty-fourth Separate Company of the National Guard at the city of Geneva and making an appropriation therefor," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 124

NOES 00

Those who voted in the affirmative were:

Abbey	Doherty	Higgins	Murray	Sweet
Allen A F	Donovan	Hinman	Neupert	Thorn
Allen H E	Ebbets	Hoey	Nolan	Toombs
Argetsinger	Evans	Holden	O'Connor	Trombly
Barden	Eveleth	Howard	Odell	Van Olinda
Bates	Farrell	Jackson	Oliver	Vicinus
Baumes	Fay	Joseph	O'Neill J J	Vosburgh
Beck	Feeley	Keller	O'Neil M A	Walker
Bennett	Filley	Kopp	Perkins	Walters
Boshart	Fowler	Lachman	Phillips C W	Ward
Boylan	Frisbie	Lansing	Phillips J S	Weiland
Brainerd	Garfein	Lee	Pitkin	Weinert
Brown G W	Gerken	Levy A J	Reed	Weinstein
Callan	Gillen	Levy J	Roberts	Wende
Cheney	Glore	Lowman	Rozan	White E H
Clarke R H	Goldberg	Lupton	Sanner	White L H
Clark S C	Goodspeed	Macdonald	Shea	Whitley
Coffey	Goodwin	MacGregor	Shepardson	Whitney
Colné	Graubard	Manley	Shortt	Wilkie
Conklin	Gray	Marlatt	Smith A E	Wood
Connell	Green	McElligott	Smith M	Wright
Cosad	Greenwood	McGrath	Spielberg	Young E
Crocker	Hackett	McInerney	Stevenson	Young F L
Cross	Hearn	Merritt	Stivers	Zorn
De Long	Herrick	Metzendorf	Sullivan	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 2181, Int. No. 870) entitled "An act to amend the Village Law, in relation to the laying out of new streets," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 123

NOES 3

Those who voted in the affirmative were:

Abbey	Doherty	Higgins	Murray	Sweet
Allen A F	Donovan	Hinman	Neupert	Thorn
Allen H E	Ebbets	Hoey	Nolan	Toombs
Argetsinger	Evans	Holden	O'Connor	Trombly
Barden	Eveleth	Howard	Odell	Van Olinda
Bates	Farrell	Jackson	Oliver	Vicinus
Baumes	Fay	Joseph	O'Neill J J	Vosburgh
Beck	Feeley	Keller	O'Neil M A	Walker
Bennett	Filley	Kopp	Perkins	Walters
Boshart	Fowler	Lachman	Phillips C W	Ward
Boylan	Frisbie	Lansing	Pitkin	Weiland
Brainerd	Garfein	Levy A J	Reed	Weimert
Brown G W	Gerken	Levy J	Roberts	Weinstein
Callan	Gillen	Lowman	Rozan	Wende
Cheney	Glore	Lupton	Sanner	White E H
Clarke R H	Goldberg	Macdonald	Shea	White L H
Clark S C	Goodspeed	MacGregor	Shepardson	Whitley
Coffey	Goodwin	Manley	Shortt	Whitney
Colné	Graubard	Marlatt	Smith A E	Wilkie
Conklin	Gray	McElligott	Smith M	Wood
Connell	Green	McGrath	Spielberg	Wright
Cosad	Greenwood	McInerney	Stevenson	Young E
Crocker	Hackett	Merritt	Stivers	Young F L
Cross	Hearn	Metzendorf	Sullivan	Zorn
De Long	Herrick			

Those who voted in the negative were:

Howard	Patrie	Phillips J S
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Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 2007, Int. No. 1471) entitled "An act to amend chapter three hundred and fifteen of the Laws of eighteen hundred and ninety-five, entitled 'An act to amend and consolidate the several acts relating to the village of Ilion,' in relation to conferring on the board of trustees of said village the power to raise money by taxation for the maintenance of the Ilion hospital," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 124

NOES 00

Those who voted in the affirmative were:

Abbey	Doherty	Higgins	Murray	Sweet
Allen A F	Donovan	Hinman	Neupert	Thorn
Allen H E	Ebbets	Hoev	Nolan	Toombs
Argetsinger	Evans	Holden	O'Connor	Trombly
Barden	Eveleth	Howard	Odell	Van Olinda
Bates	Farrell	Jackson	Oliver	Vicinus
Baumes	Fay	Joseph	O'Neill J J	Vosburgh
Beck	Feeley	Keller	O'Neil M A	Walker
Bennett	Filley	Kopp	Perkins	Walters
Boshart	Fowler	Lachman	Phillips C W	Ward
Boylan	Frisbie	Lansing	Phillips J S	Weiland
Brainerd	Garfein	Lee	Pitkin	Weimert
Brown G W	Gerken	Levy A J	Reed	Weinstein
Callan	Gillen	Levy J	Roberts	Wende
Cheney	Glore	Lowman	Rozan	White E H
Clarke R H	Goldberg	Lupton	Sanner	White L H
Clark S C	Goodspeed	Macdonald	Shea	Whitley
Coffey	Goodwin	MacGregor	Shepardson	Whitney
Colné	Graubard	Manley	Shortt	Wilkie
Conklin	Gray	Marlatt	Smith A E	Wood
Connell	Green	McElligott	Smith M	Wright
Cosad	Greenwood	McGrath	Spielberg	Young E
Crocker	Hackett	McInerney	Stevenson	Young F L
Cross	Hearn	Merritt	Stivers	Zorn
De Long	Herrick	Metzendorf	Sullivan	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 2127, Int. No. 1534) entitled "An act empowering the surrogate of the county of Sullivan to reproduce and restore records of the surrogate's court of the county of Sullivan destroyed by fire August tenth, nineteen hundred and nine," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 124

NOES 00

Those who voted in the affirmative were:

Abbey	Doherty	Higgins	Murray	Sweet
Allen A F	Donovan	Hinman	Neupert	Thorn
Allen H E	Ebbets	Hoey	Nolan	Toombs
Argetsinger	Evans	Holden	O'Connor	Trombly
Barden	Eveleth	Howard	Odell	Van Olinda
Bates	Farrell	Jackson	Oliver	Vicinus
Baumes	Fay	Joseph	O'Neill J J	Vosburgh
Beck	Feeley	Keller	O'Neil M A	Walker
Bennett	Filley	Kopp	Perkins	Walters
Boshart	Fowler	Lachman	Phillips C W	Ward
Boylan	Frisbie	Lansing	Phillips J S	Weiland
Brainerd	Garfein	Lee	Pitkin	Weimert
Brown G W	Gerken	Levy A J	Reed	Weinstein
Callan	Gillen	Levy J	Roberts	Wende
Cheney	Glore	Lowman	Rozan	White E H
Clarke R H	Goldberg	Lupton	Sanner	White L H
Clark S C	Goodspeed	Macdonald	Shea	Whitley
Coffey	Goodwin	MacGregor	Shepardson	Whitney
Colné	Graubard	Manley	Shortt	Wilkie
Conklin	Gray	Marlatt	Smith A E	Wood
Connell	Green	McElligott	Smith M	Wright
Cosad	Greenwood	McGrath	Spielberg	Young E
Crocker	Hackett	Melnerney	Stevenson	Young F L
Cross	Hearn	Merritt	Stivers	Zorn
De Long	Herrick	Metzendorf	Sullivan	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 2212, Int. No. 948) entitled "An act to amend the General Business Law, in relation to private banking, and to repeal article ten thereof, relating to ticket agents," having been announced for a third reading,

On motion of Mr. Foley, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The bill (No. 2017, Int. No. 1481) entitled "An act to amend the Judiciary Law, constituting chapter thirty of the Consolidated Laws, in relation to salaries of the attendants of the Supreme Court in the first judicial district and of the Appellate Division of the first department," having been announced for a third reading,

On motion of Mr. Foley, said bill was laid aside, retaining its place on the order of third reading.

The bill (No. 2180, Int. No. 14) entitled "An act to amend the Benevolent Orders Law, in relation to the Brotherhood of the Commonwealth," was read the third time, having been printed

and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 124

NOES 00

Those who voted in the affirmative were:

Abbey	Doherty	Higgins	Murray	Sweet
Allen A F	Donovan	Hinman	Neupert	Thorn
Allen H E	Ebbets	Hoey	Nolan	Toombs
Argetsinger	Evans	Holden	O'Connor	Trombly
Barden	Eveleth	Howard	Odell	Van Olinda
Bates	Farrell	Jackson	Oliver	Vicinus
Baumes	Fay	Joseph	O'Neill J J	Vosburgh
Beck	Feeley	Keller	O'Neil M A	Walker
Bennett	Filley	Kopp	Perkins	Walters
Boshart	Fowler	Lachman	Phillips C W	Ward
Boylan	Frisbie	Lansing	Phillips J S	Weiland
Brainerd	Garfein	Lee	Pitkin	Weimert
Brown G W	Gerken	Levy A J	Reed	Weinstein
Callan	Gillen	Levy J	Roberts	Wende
Cheney	Glore	Lowman	Rozan	White E H
Clarke R H	Goldberg	Lupton	Sanner	White L H
Clark S C	Goodspeed	Macdonald	Shea	Whitley
Coffey	Goodwin	MacGregor	Shepardson	Whitney
Colné	Graubard	Manley	Shortt	Wilkie
Conklin	Gray	Marlatt	Smith A E	Wood
Connell	Green	McElligott	Smith M	Wright
Cosad	Greenwood	McGrath	Spielberg	Young E
Crocker	Hackett	McInerney	Stevenson	Young F L
Cross	Hearn	Merritt	Stivers	Zorn
De Long	Herrick	Metzendorf	Sullivan	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have reconsidered their vote on the final passage of said bill, and, as amended, have again passed the same and request the concurrence of the Senate therein.

The bill (No. 2211, Int. No. 1195) entitled "An act to amend the Ithaca city charter, generally," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 124

NOES 00

Those who voted in the affirmative were:

Abbey	Doherty	Higgins	Murray	Sweet
Allen A F	Donovan	Hinman	Neupert	Thorn
Allen H E	Ebbets	Hoey	Nolan	Toombs
Argetsinger	Evans	Holden	O'Connor	Trombly
Barden	Eveleth	Howard	Odell	Van Olinda
Bates	Farrell	Jackson	Oliver	Vicinus
Baumes	Fay	Joseph	O'Neill J J	Vosburgh
Beck	Feeley	Keller	O'Neil M A	Walker
Bennett	Filley	Kopp	Perkins	Walters
Boshart	Fowler	Lachman	Phillips C W	Ward
Boylan	Frisbie	Lansing	Phillips J S	Weiland
Brainerd	Garfein	Lee	Pitkin	Weimert
Brown G W	Gerken	Levy A J	Reed	Weinstein
Callan	Gillen	Levy J	Roberts	Wende
Cheney	Glore	Lowman	Rozan	White E H
Clarke R H	Goldberg	Lupton	Sanner	White L H
Clark S C	Goodspeed	Macdonald	Shea	Whitley
Coffey	Goodwin	MacGregor	Shepardson	Whitney
Colné	Graubard	Manley	Shortt	Wilkie
Conklin	Gray	Marlatt	Smith A E	Wood
Connell	Green	McElligott	Smith M	Wright
Cosad	Greenwood	McGrath	Spielberg	Young E
Crocker	Hackett	McInerney	Stevenson	Young F L
Cross	Hearn	Merritt	Stivers	Zorn
De Long	Herrick	Metzendorf	Sullivan	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 2185, Int. No. 1196) entitled "An act to amend the General Business Law, in relation to the regulation of private banks and bankers, and to repeal article ten thereof, relating to ticket agents," having been announced for a third reading,

On motion of Mr. Kopp, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The bill (No. 2244, Int. No. 1465) entitled "An act to amend the Agricultural Law, relative to salary of Commissioner," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 124

NOES 00

Those who voted in the affirmative were:

Abbey	Doherty	Higgins	Murray	Sweet
Allen A F	Donovan	Hinman	Neupert	Thorn
Allen H E	Ebbets	Hoey	Nolan	Toombs
Argetsinger	Evans	Holden	O'Connor	Trombly
Barden	Eveleth	Howard	Odell	Van Olinda
Bates	Farrell	Jackson	Oliver	Vicinus
Baumes	Fay	Joseph	O'Neill J J	Vosburgh
Beck	Feeley	Keller	O'Neil M A	Walker
Bennett	Filley	Kopp	Perkins	Walters
Boshart	Fowler	Lachman	Phillips C W	Ward
Boylan	Frisbie	Lansing	Phillips J S	Weiland
Brainerd	Garfein	Lee	Pitkin	Weimert
Brown G W	Gerken	Levy A J	Reed	Weinstein
Callan	Gillen	Levy J	Roberts	Wende
Cheney	Glore	Lowman	Rozan	White E H
Clarke R H	Goldberg	Lupton	Sanner	White L H
Clark S C	Goodspeed	Macdonald	Shea	Whitley
Coffey	Goodwin	MacGregor	Shepardson	Whitney
Colné	Graubard	Manley	Shortt	Wilkie
Conklin	Gray	Marlatt	Smith A E	Wood
Connell	Green	McElligott	Smith M	Wright
Cosad	Greenwood	McGrath	Spielberg	Young E
Crocker	Hackett	McInerney	Stevenson	Young F L
Cross	Hearn	Merritt	Stivers	Zorn
De Long	Herrick	Metzendorf	Sullivan	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1871, Int. No. 1390) entitled "An act making an appropriation for the State Commission of Highways for the maintenance and repair of public highways improved or constructed by State aid," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 124

NOES 00

Those who voted in the affirmative were:

Abbey	Doherty	Higgins	Murray	Sweet
Allen A F	Donovan	Hinman	Neupert	Thorn
Allen H E	Ebbets	Hoey	Nolan	Toombs
Argetsinger	Evans	Holden	O'Connor	Trombly
Barden	Eveleth	Howard	Odell	Van Olinda

Bates	Farrell	Jackson	Oliver	Vicinus
Baumes	Fay	Joseph	O'Neill J J	Vosburgh
Beck	Feeley	Keller	O'Neil M A	Walker
Bennett	Filley	Kopp	Perkins	Walters
Boshart	Fowler	Lachman	Phillips C W	Ward
Boylan	Frisbie	Lansing	Phillips J S	Weiland
Brainerd	Garfein	Lee	Pitkin	Weimert
Brown G W	Gerken	Levy A J	Reed	Weinstein
Callan	Gillen	Levy J	Roberts	Wende
Cheney	Glore	Lowman	Rozan	White E H
Clarke R H	Goldberg	Lupton	Sanner	White L H
Clark S C	Goodspeed	Macdonald	Shea	Whitley
Coffey	Goodwin	MacGregor	Shepardson	Whitney
Colné	Graubard	Manley	Shortt	Wilkie
Conklin	Gray	Marlatt	Smith A E	Wood
Connell	Green	McElligott	Smith M	Wright
Cosad	Greenwood	McGrath	Spielberg	Young E
Crocker	Hackett	McInerney	Stevenson	Young F L
Cross	Hearn	Merritt	Stivers	Zorn
De Long	Herrick	Metzendorf	Sullivan	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The Senate bill (No. 458, Assembly reprint No. 2214, Rec. No. 90) entitled "An act to amend the Greater New York charter, relative to proceedings for street opening," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 124

NOES 00

Those who voted in the affirmative were:

Abbey	Doherty	Higgins	Murray	Sweet
Allen A F	Donovan	Hinman	Neupert	Thorn
Allen H E	Ebbets	Hoey	Nolan	Toombs
Argersinger	Evans	Holden	O'Connor	Trombly
Barden	Eveleth	Howard	Odell	Van Olinda
Bates	Farrell	Jackson	Oliver	Vicinus
Baumes	Fay	Joseph	O'Neill J J	Vosburgh
Beck	Feeley	Keller	O'Neil M A	Walker
Bennett	Filley	Kopp	Perkins	Walters
Boshart	Fowler	Lachman	Phillips C W	Ward
Boylan	Frisbie	Lansing	Phillips J S	Weiland
Brainerd	Garfein	Lee	Pitkin	Weimert
Brown G W	Gerken	Levy A J	Reed	Weinstein
Callan	Gillen	Levy J	Roberts	Wende
Cheney	Glore	Lowman	Rozan	White E H

Clarke R H	Goldberg	Lupton	Sanner	White L H
Clark S C	Goodspeed	Macdonald	Shea	Whitley
Coffey	Goodwin	MacGregor	Shepardson	Whitney
Colné	Graubard	Manley	Shortt	Wilkie
Conklin	Gray	Marlatt	Smith A E	Wood
Connell	Green	McElligott	Smith M	Wright
Cosad	Greenwood	McGrath	Spielberg	Young E
Crocker	Hackett	McInerney	Stevenson	Young F L
Cross	Hearn	Merritt	Stivers	Zorn
De Long	Herrick	Metzendorf	Sullivan	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same, with amendments.

The bill (No. 2217, Int. No. 542) entitled "An act to amend the Code of Civil Procedure, in relation to the time for the service of pleadings and papers by mail, and repealing a certain section relating thereto," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 124

NOES 00

Those who voted in the affirmative were:

Abbey	Doherty	Higgins	Murray	Sweet
Allen A F	Donovan	Hinman	Neupert	Thorn
Allen H E	Ebbets	Hoev	Nolan	Toombs
Argetsinger	Evans	Holden	O'Connor	Trombly
Barden	Eveleth	Howard	Odell	Van Olinda
Bates	Farrell	Jackson	Oliver	Vicinus
Baumes	Fay	Joseph	O'Neill J J	Vosburgh
Beck	Feeley	Keller	O'Neil M A	Walker
Bennett	Filley	Kopp	Perkins	Walters
Boshart	Fowler	Lachman	Phillips C W	Ward
Boylan	Frisbie	Lansing	Phillips J S	Weiland
Brainerd	Garfein	Lee	Pitkin	Weimert
Brown G W	Gerken	Levy A J	Reed	Weinstein
Callan	Gillen	Levy J	Roberts	Wende
Cheney	Glore	Lowman	Rozan	White E H
Clarke R H	Goldberg	Lupton	Sanner	White L H
Clark S C	Goodspeed	Macdonald	Shea	Whitley
Coffey	Goodwin	MacGregor	Shepardson	Whitney
Colné	Graubard	Manley	Shortt	Wilkie
Conklin	Gray	Marlatt	Smith A E	Wood
Connell	Green	McElligott	Smith M	Wright
Cosad	Greenwood	McGrath	Spielberg	Young E
Crocker	Hackett	McInerney	Stevenson	Young F L
Cross	Hearn	Merritt	Stivers	Zorn
De Long	Herrick	Metzendorf	Sullivan	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 2215, Int. No. 1482) entitled "An act to amend the Town Law, in relation to preventing and fighting forest fires," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 126

NOES 00

Those who voted in the affirmative were:

Abbey	Donovan	Hinman	Miller W G	Sullivan
Allen A F	Ebbets	Hoey	Murray	Sweet
Allen H E	Evans	Holden	Neupert	Thorn
Argetsinger	Eveleth	Howard	Nolan	Toombs
Barden	Farrell	Jackson	O'Connor	Trombly
Bates	Fay	Joseph	Odell	Van Olinda
Baumes	Feeley	Keller	Oliver	Vicinus
Beck	Fillee	Kopp	O'Neill J J	Vosburgh
Bennett	Fowler	Lachman	O'Neil M A	Walker
Boshart	Frisbie	Lansing	Perkins	Walters
Boylan	Garfein	Lee	Phillips C W	Ward
Brainerd	Gerken	Levy A J	Phillips J S	Weiland
Brown G W	Gillen	Levy J	Pitkin	Weimert
Callan	Glore	Lowman	Reed	Weinstein
Cheney	Goldberg	Lupton	Roberts	Wende
Clarke R H	Goodspeed	Macdonald	Rozan	White E H
Clark S C	Goodwin	MacGregor	Sanner	White L H
Coffey	Graubard	Manley	Shea	Whitley
Colné	Gray	Marlatt	Shepardson	Whitney
Conklin	Green	McElligott	Shortt	Wilkie
Connell	Greenwood	McGrath	Smith A E	Wood
Cosad	Hackett	McInerney	Smith M	Wright
Crocker	Hearn	Merritt	Spielberg	Young E
Cross	Herrick	Metzendorf	Stevenson	Young F L
De Long	Higgins	Miller J L	Stivers	Zorn
Doherty				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 2182, Int. No. 529) entitled "An act to amend chapter six hundred and seventeen of the Laws of eighteen hundred and sixty-eight, entitled 'An act to incorporate the Round Lake Camp Meeting Association of the Methodist Episcopal Church of the Troy Conference,' generally," was read the third time, having

been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 123

NOES 00

Those who voted in the affirmative were:

Abbey	Doherty	Higgins	Neupert	Sweet
Allen A F	Donovan	Hinman	Nolan	Thorn
Allen H E	Ebbets	Hoey	O'Connor	Toombs
Argetsinger	Evans	Holden	Odell	Trombly
Barden	Eveleth	Howard	Oliver	Van Olinda
Bates	Farrell	Jackson	O'Neill J J	Vicinus
Baumes	Fay	Joseph	O'Neil M A	Vosburgh
Beck	Feeley	Keller	Perkins	Walker
Bennett	Filley	Kopp	Phillips C W	Walters
Boshart	Fowler	Lachman	Phillips J S	Ward
Boylan	Frisbie	Lansing	Pitkin	Weiland
Brainerd	Garfein	Levy A J	Reed	Weimert
Brown G W	Gerken	Levy J	Roberts	Weinstein
Callan	Gillen	Lowman	Rozan	Wende
Cheney	Glore	Lupton	Sanner	White E H
Clarke R H	Goldberg	Macdonald	Shea	White L H
Clark S C	Goodspeed	MacGregor	Shepardson	Whitley
Coffey	Goodwin	Manley	Shortt	Whitney
Colné	Graubard	Marlatt	Smith A E	Wilkie
Conklin	Gray	McElligott	Smith M	Wood
Connell	Green	McGrath	Spielberg	Wright
Cosad	Greenwood	McInerney	Stevenson	Young E
Crocker	Hackett	Merritt	Stivers	Young F L
Cross	Hearn	Metzendorf	Sullivan	Zorn
De Long	Herrick	Murray		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have reconsidered their vote on the final passage of said bill, and, as amended, have again passed the same and request the concurrence of the Senate therein.

The bill (No. 2213, Int. No. 1449) entitled "An act to amend the Public Health Law, in relation to burial and burial permits," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

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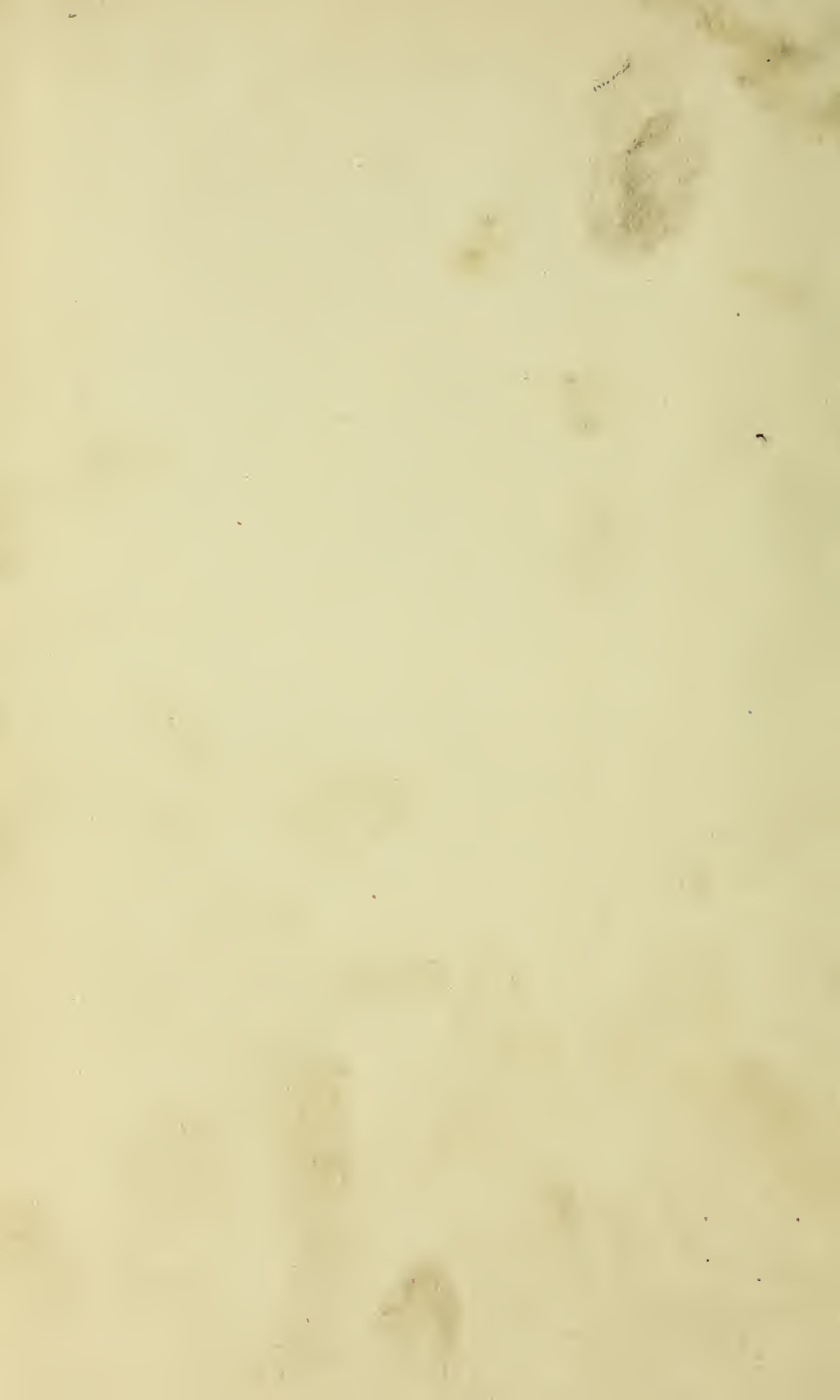
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